Case 3:21-cv-00881-X   Document 178-42   F	-lied 01/09/24 Page 1 01 200 Page1D 45	<i>9</i> 44 <i>1</i>
Page 456 1 DONDERO - 10/29/21	1 DONDERO - 10/29/21	Page 457
2 installment payment that was due at the end of	2 suing under it, I guess they did.	
3 2020; correct?	3 Q. Right. And HCMS didn't make the	
4 MS. DEITSCH-PEREZ: Object to – are	4 payment that was due at the end of the year, to	
5 you still talking – have you left HCRE?	5 the best of your knowledge; correct?	
6 MR. MORRIS: No. I said what I	6 MS. DEITSCH-PEREZ: Object to the	
7 meant to. So we can take down the exhibit	7 form.	
8 if that's the part that is confusing you.	8 A. Yeah. I mean, what I'd just	
9 I appreciate that.	9 separate in my notes here is the HCMFA was just	
10 MS. DEITSCH-PEREZ: Okay.	10 not it wasn't a bona fide note, I guess,	
11 Q. Okay. NexPoint didn't make the	11 is – that is – which I guess is a	
12 installment payment that was due at the end of	12 different – a different conversation.	
13 2020; correct?	13 Q. Yeah. Do you understand that the	
14 MS. DEITSCH-PEREZ: Object to the	14 question was about HCMS? Let me restate the	
15 form.	15 question.	
16 A. Yeah. I mean, I think maybe the	16 MS. DEITSCH-PEREZ: Yes.	
17 right way to describe it is Highland or –	17 Q. HCMS –	
18 yeah, Highland or Frank Waterhouse on behalf of	18 A. Oh, I'm sorry.	
19 NexPoint didn't make the payment.	19 MS. DEITSCH-PEREZ: John, I'm sorry,	
20 Q. Okay. And HCRE didn't make the	20 it is really hard on the video to	
21 installment payment that was due at the end of	21 distinguish between HCMF and HCMS, so if	
22 2020; correct?	22 you could just –	
23 A. I don't – I guess – okay, if they	23 A. How about just say Services for	
24 missed it too, I – I did not have specific	24 Highland Capital Management Services, just	
awareness to that, I guess, but if you are	25 say – instead of S, just say Services.	
Page 458		Page 459
1 DONDERO - 10/29/21	1 DONDERO - 10/29/21	Ü
2 Q. Sure. All right. So from now on, I	2 in December 2020. Is that your testimony?	
3 will try and use the word "Services" and you	3 A. I was thinking about HCRE and	
4 will know that that means Highland Management	4 Services had zero employees. NexPoint had	
5 Services, Inc.; is that fair?	5 employees but none that were involved in basic	
6 A. Yes, okay.	6 accounting functions.	
7 Q. Okay. So Services didn't make the	7 Q. Okay. And – and there are people,	
8 installment payment that was due at year-end;	8 including yourself, who were officers or	
9 correct?	9 employees of NexPoint in December 2020;	
10 A. Yes.	10 correct?	
11 Q. Okay. And I just want to make sure	11 A. Yes.	
12 that I have this right. Is it – is it the	12 Q. And HCRE had officers in December	
13 corporate obligors' – those three corporate	13 2020, including you; correct?	
14 obligors' contention that one of the reasons	14 A. Yes. Officers, yes.	
15 they didn't make the payments at the end of the	15 Q. And Services had officers in	
16 year is that they were relying on Highland to	16 December 2020, including you; correct?	
17 make the payment for them?	17 A. Yes.	
18 A. Absolutely.	18 Q. Okay. I think in summary form, to	
19 Q. Okay.	19 be fair, I think we have identified one of the	
20 A. It was due course de minimis, and	20 defenses for these three corporate obligors.	
21 those entities didn't have a single employee or	21 Two of them have the defense of	
22 capable financial person other than the people	22 prepayment; right?	
23 at Highland that were doing the shared services	23 A. Yes.	
24 for them.	24 Q. And one of them is NexPoint,	
25 Q. NexPoint didn't have any employees	25 NexPoint has the defense of prepayment.	

1 DONDEDO 44	Page 460	4	DONDEDO 40/00/04	Page 461
1 DONDERO - 10		1	DONDERO - 10/29/21	
2 Do you have that -	- do mave mai		contentious with you. We have identified one	
3 right? 4 A. Yes.			defense that these corporate obligors contends	
	or two ramind ma?	1	exists; and that is, Highland was supposed to	
	er two, remind me?		make the payment. Fair?	
6 A. Services.	int and Can inca have	6	A. Yes.	
	oint and Services have	7	Q. And then we have identified a second	
8 the defense of prepaymer	•		defense for NexPoint and HCMS, and that is	
9 reasons that you know of			their defense that they prepaid.	
10 corporate obligors didn't r		10	Do I have that generally right?	
11 installment payment that	was due at the end of	11	A. Yes.	
12 the year?	TDE7. Object to the	12	Q. Can you describe for me any other	
	EREZ: Object to the	13	defenses that these three corporate obligors	
14 form.		14	have for not making the payment that was due at	
15 A. Again, they the		15	the end of the year?	
16 in regular course. Those		16	MS. DEITSCH-PEREZ: Object to the	
17 word "payment" is almost		17	form.	
18 of the significance or the a		18	A. I'm thinking. Not at the moment.	
19 amounts were small in all		19	Q. Okay. Did you instruct anyone in	
20 have been made or they	•	20	December of 2020 to make the installment	
21 even in the context of cor		21	payments that were due on December 31st under	
22 the context of the larger a	mounts of money that	22	these three term notes?	
23 Highland owed us.		23	MS. DEITSCH-PEREZ: Object to the	
24 Q. I'm just – I'm just		24	form, asked and answered.	
25 simple question, sir. I don	n't mean to be	25	A. No.	
1 DONDERO - 10	Page 462	1	DONDERO - 10/29/21	Page 463
		1		
			corporate obligors under the term notes ever	
<ul><li>3 confirm that Highland wou</li><li>4 that were due under these</li></ul>		Ι.	took any steps in December 2020 to make sure	
	e tillee term notes at	4	that Highland would, in fact, make the payments that were due at year-end?	
5 the end of the year?	DET. Object to the	5	triat were due at year-end?	
	REZ: Object to the	_		
		6	MS. DEITSCH-PEREZ: Object to the	
	and the Section	7	MS. DEITSCH-PEREZ: Object to the form.	
8 A. No. I testified alre	•	7 8	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on	
8 A. No. I testified alre 9 heard about it was a week	c or two later. And I	7 8 9	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.	
A. No. I testified alre heard about it was a week called up Frank and confi	or two later. And I rmed with him to make	7 8 9 10	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that	
A. No. I testified alre heard about it was a weel called up Frank and confi sure they got paid and ma	or two later. And I rmed with him to make	7 8 9 10 11	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments	
A. No. I testified alre heard about it was a week called up Frank and confi sure they got paid and ma in compliance.	or two later. And I rmed with him to make	7 8 9 10 11 12	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments under the notes at year-end without being	
A. No. I testified alre heard about it was a week called up Frank and confi sure they got paid and ma in compliance. Q. Okay.	k or two later. And I rmed with him to make ake sure they were back	7 8 9 10 11 12 13	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments under the notes at year-end without being directed by a representative of the three	
A. No. I testified alree heard about it was a week called up Frank and confi sure they got paid and main compliance.  Q. Okay.  MR. MORRIS: I r	or two later. And I rmed with him to make ake sure they were back move to strike	7 8 9 10 11 12 13 14	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments under the notes at year-end without being directed by a representative of the three corporate obligors?	
A. No. I testified alree heard about it was a weel called up Frank and confi sure they got paid and ma in compliance.  Q. Okay. MR. MORRIS: Ir everything after the wo	or two later. And I rmed with him to make ake sure they were back move to strike ord "no."	7 8 9 10 11 12 13 14 15	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments under the notes at year-end without being directed by a representative of the three corporate obligors?  A. Yes. It is my contention that that	
8 A. No. I testified alree 9 heard about it was a week 10 called up Frank and confit 11 sure they got paid and ma 12 in compliance. 13 Q. Okay. 14 MR. MORRIS: I r 15 everything after the wo	or two later. And I rmed with him to make ake sure they were back move to strike ord "no."	7 8 9 10 11 12 13 14 15 16	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments under the notes at year-end without being directed by a representative of the three corporate obligors?  A. Yes. It is my contention that that is how it worked in prior years also.	
A. No. I testified alree heard about it was a weel called up Frank and confi sure they got paid and ma in compliance. Q. Okay. MR. MORRIS: Ir everything after the wo Q. Do you know wh behalf of any of the three	or two later. And I rmed with him to make ake sure they were back move to strike ord "no." ether anybody on corporate obligors	7 8 9 10 11 12 13 14 15	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments under the notes at year-end without being directed by a representative of the three corporate obligors?  A. Yes. It is my contention that that is how it worked in prior years also.  Q. And so you believe that nobody on	
A. No. I testified alree heard about it was a weel called up Frank and confi sure they got paid and ma in compliance.  Q. Okay. MR. MORRIS: I r everything after the wo Q. Do you know wh behalf of any of the three	or two later. And I rmed with him to make ake sure they were back move to strike ord "no." ether anybody on corporate obligors	7 8 9 10 11 12 13 14 15 16	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments under the notes at year-end without being directed by a representative of the three corporate obligors?  A. Yes. It is my contention that that is how it worked in prior years also.  Q. And so you believe that nobody on behalf of any of the corporate obligors ever	
A. No. I testified alree heard about it was a weel called up Frank and confi sure they got paid and ma in compliance.  Q. Okay. MR. MORRIS: Ir everything after the wo Q. Do you know wh behalf of any of the three under the term notes eve	c or two later. And I rmed with him to make ake sure they were back move to strike ord "no." ether anybody on corporate obligors r directed Highland to	7 8 9 10 11 12 13 14 15 16 17	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments under the notes at year-end without being directed by a representative of the three corporate obligors?  A. Yes. It is my contention that that is how it worked in prior years also.  Q. And so you believe that nobody on	
A. No. I testified alree heard about it was a week called up Frank and confi sure they got paid and ma in compliance.  Q. Okay. MR. MORRIS: Ir everything after the wo Q. Do you know wh behalf of any of the three under the term notes eve make the payments under	c or two later. And I rmed with him to make ake sure they were back move to strike ord "no." ether anybody on corporate obligors r directed Highland to	7 8 9 10 11 12 13 14 15 16 17 18	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments under the notes at year-end without being directed by a representative of the three corporate obligors?  A. Yes. It is my contention that that is how it worked in prior years also.  Q. And so you believe that nobody on behalf of any of the corporate obligors ever	
A. No. I testified alree heard about it was a week called up Frank and confi sure they got paid and ma in compliance.  Q. Okay. MR. MORRIS: I r everything after the wo Q. Do you know wh behalf of any of the three under the term notes eve make the payments under year?	c or two later. And I rmed with him to make ake sure they were back move to strike ord "no." ether anybody on corporate obligors r directed Highland to	7 8 9 10 11 12 13 14 15 16 17 18	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments under the notes at year-end without being directed by a representative of the three corporate obligors?  A. Yes. It is my contention that that is how it worked in prior years also.  Q. And so you believe that nobody on behalf of any of the corporate obligors ever authorized or directed Highland to make the	
A. No. I testified alree heard about it was a week called up Frank and confi sure they got paid and ma in compliance.  Q. Okay.  MR. MORRIS: Ir everything after the wo Q. Do you know wh behalf of any of the three under the term notes eve make the payments under year?  MS. DEITSCH-PE	c or two later. And I rmed with him to make ake sure they were back move to strike ord "no." ether anybody on corporate obligors r directed Highland to er them at the end of the	7 8 9 10 11 12 13 14 15 16 17 18 19 20	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments under the notes at year-end without being directed by a representative of the three corporate obligors?  A. Yes. It is my contention that that is how it worked in prior years also.  Q. And so you believe that nobody on behalf of any of the corporate obligors ever authorized or directed Highland to make the payments but that Highland did it without —	
A. No. I testified alree heard about it was a week called up Frank and confit sure they got paid and ma in compliance.  Q. Okay. MR. MORRIS: I r everything after the wo Q. Do you know wh behalf of any of the three under the term notes eve make the payments under year?  MS. DEITSCH-PE form.	cor two later. And I rmed with him to make ake sure they were back move to strike ord "no." ether anybody on corporate obligors r directed Highland to er them at the end of the EREZ: Object to the	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments under the notes at year-end without being directed by a representative of the three corporate obligors?  A. Yes. It is my contention that that is how it worked in prior years also.  Q. And so you believe that nobody on behalf of any of the corporate obligors ever authorized or directed Highland to make the payments but that Highland did it without without direction?	
A. No. I testified alree heard about it was a week called up Frank and confirmation sure they got paid and make in compliance.  Q. Okay.  MR. MORRIS: I reverything after the word in compliance week with the everything after the word in the everything after the everything after the word in the everything after t	cor two later. And I rmed with him to make ake sure they were back move to strike ord "no." ether anybody on corporate obligors or directed Highland to er them at the end of the eREZ: Object to the ad of the year, no.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MS. DEITSCH-PEREZ: Object to the form.  A. No, there was a reliance on Highland.  Q. Okay. Is it your testimony that Highland was authorized to make the payments under the notes at year-end without being directed by a representative of the three corporate obligors?  A. Yes. It is my contention that that is how it worked in prior years also.  Q. And so you believe that nobody on behalf of any of the corporate obligors ever authorized or directed Highland to make the payments but that Highland did it without — without direction?  MS. DEITSCH-PEREZ: Object to the	

Page 464 1 DONDERO - 10/29/21	
	Page 46: 1 DONDERO - 10/29/21
2 Q. Okay. We have looked at one – at	2 to notes that were held by Highland?
3 one December 3rd letter. I mean, do you	3 A. No.
4 remember that you also received a number of	4 Q. Do you recall this letter at all?
5 letters on December 3rd demanding payment on	5 A. No, if I – if I had, I would have
6 certain promissory notes?	6 made the forgiveness argument or I would have
7 A. No.	7 told someone to make the forgiveness argument,
8 Q. All right.	8 but I don't remember this at all.
9 MR. MORRIS: Can we call up	9 Q. Okay. Is it fair to say that
0 Exhibit 2, please. No, I apologize. Not	10 neither you nor anyone acting on behalf of
1 Exhibit 2, Exhibit 4.	11 yourself, HCMS, or HCRE ever responded to any
2 (Exhibit 4 marked.)	12 of the demand letters at the beginning of
3 MS. DEITSCH-PEREZ: Exhibit 4 in the	13 December 2020?
4 notebook?	14 MS. DEITSCH-PEREZ: Object to the
	-
MR. MORRIS: Yes, ma'am.	
Okay. And now let's – let's go to	A. Yes, I don't – I don't know.      Q. You don't have any knowledge of
<ul><li>the exhibits. Exhibit 2, Exhibit 3,</li><li>Exhibit 4, Exhibit 5.</li></ul>	1 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
•	18 that; is that fair?
	19 MS. DEITSCH-PEREZ: Object to the
20 letter addressed to you on behalf of HCRE	20 form.
Partners that is also dated December 3rd, 2020?	21 A. I don't know.
22 A. Yes.	22 Q. And you don't have any knowledge of
Q. Does that refresh your recollection	23 anybody responding to any demand letter that
that you also received notices, demand notices	24 was sent to HCMFA; correct?
on or around December 3rd, 2020, with respect	25 MS. DEITSCH-PEREZ: Object to the
Page 466 1 DONDERO - 10/29/21	Page 46' 1 DONDERO - 10/29/21
2 form.	2 on a note might send a demand letter to the
3 A. HCMFA or Services?	3 treasurer of the maker of the note?
4 Q. HCMFA?	4 MS. DEITSCH-PEREZ: Object to form.
5 A. I-Idon't know. Idon't have any	5 A. I'm just saying they could have sent
6 knowledge.	6 the NexPoint letter or the Services letter to
7 MR. MORRIS: Can we put up	l
	7 him also; right?  8 Q. I don't – I think the NexPoint is
•	
,	<ul><li>9 only a term note; right? So there is no demand</li><li>10 letter.</li></ul>
MR. MORRIS: We probably want to go to Exhibit 3 of that document.	11 A. No, I know that. But whatever –
2 Q. This one was sent to Mr. Waterhouse.	
	, , ,
Do you see that?	13 the Services one could have gone to him, too.
4 A. Yes.	14 Anyway, whatever. It doesn't
	15 matter. But, no, I don't have a specific
5 Q. Okay. And did you become aware on	16 recollection of this, if that was your
6 or around December 3rd, 2020, that Highland	17 question
6 or around December 3rd, 2020, that Highland 7 made demand under the two notes listed in this	17 question.
<ul> <li>or around December 3rd, 2020, that Highland</li> <li>made demand under the two notes listed in this</li> <li>letter?</li> </ul>	18 Q. You don't have you don't have any
or around December 3rd, 2020, that Highland made demand under the two notes listed in this letter?  A. Yes. Why would this one go to	18 Q. You don't have – you don't have any 19 recollection of Highland making demand under
or around December 3rd, 2020, that Highland made demand under the two notes listed in this letter?  A. Yes. Why would this one go to Frank Waterhouse?	18 Q. You don't have you don't have any 19 recollection of Highland making demand under 20 promissory notes that were issued by you and
or around December 3rd, 2020, that Highland made demand under the two notes listed in this letter?  A. Yes. Why would this one go to Frank Waterhouse?  Q. Was he the treasurer – was he the	18 Q. You don't have – you don't have any 19 recollection of Highland making demand under 20 promissory notes that were issued by you and 21 certain of your affiliates in early December
or around December 3rd, 2020, that Highland made demand under the two notes listed in this letter?  A. Yes. Why would this one go to Frank Waterhouse?  Q. Was he the treasurer — was he the treasurer of Highland Capital Management Fund	18 Q. You don't have – you don't have any 19 recollection of Highland making demand under 20 promissory notes that were issued by you and 21 certain of your affiliates in early December 22 2020. You don't remember that at all?
or around December 3rd, 2020, that Highland made demand under the two notes listed in this letter?  A. Yes. Why would this one go to Frank Waterhouse?  Q. Was he the treasurer – was he the treasurer of Highland Capital Management Fund Advisors at the time?	18 Q. You don't have – you don't have any 19 recollection of Highland making demand under 20 promissory notes that were issued by you and 21 certain of your affiliates in early December 22 2020. You don't remember that at all? 23 A. There was a lot going on then. And,
or around December 3rd, 2020, that Highland made demand under the two notes listed in this letter?  A. Yes. Why would this one go to Frank Waterhouse?  Q. Was he the treasurer — was he the treasurer of Highland Capital Management Fund	18 Q. You don't have – you don't have any 19 recollection of Highland making demand under 20 promissory notes that were issued by you and 21 certain of your affiliates in early December 22 2020. You don't remember that at all?

## Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 4 of 200 PageID 49450

Case 3:21-cv-00881-X   Document 178-42   F		201/00/21 Tago Tot 200 Tagoto 10100	
Page 468 DONDERO - 10/29/21	1	Page DONDERO - 10/29/21	469
		-	
		· · · · · · · · · · · · · · · · · · ·	
-	l .	•	
		•	
•	1		
	l		
•		•	
	١		
•	١.	•	
		•	
•			
		·	
·	1		
	1		
		•	
December 2020; correct?	25	PricewaternouseCoopers certainly doesn't think	
Page 470	1	Page	47
MS. DEITSCH-PEREZ: Object to the	~	Mo. DELITOOTH ENEZ. Object to the	
M3. DETISCH-PEREZ. Object to the	2	form	
form	3	form.	
form.	4	A. Yes.	
A. PricewaterhouseCoopers doesn't –	4 5	A. Yes.     Q. Can you identify that document for	
A. PricewaterhouseCoopers doesn't     Q. PricewaterhouseCoopers specifically	4 5 6	A. Yes. Q. Can you identify that document for me?	
A. PricewaterhouseCoopers doesn't –     Q. PricewaterhouseCoopers specifically ncluded a disclosure of all of these	4 5 6 7	<ul> <li>A. Yes.</li> <li>Q. Can you identify that document for me?</li> <li>A. Yeah. It is a – it is a settlement</li> </ul>	
A. PricewaterhouseCoopers doesn't —     Q. PricewaterhouseCoopers specifically ncluded a disclosure of all of these promissory notes in the audited financial	4 5 6 7 8	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically ncluded a disclosure of all of these promissory notes in the audited financial statements; correct?	4 5 6 7 8 9	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM,	
A. PricewaterhouseCoopers doesn't —     Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?      MS. DEITSCH-PEREZ: Object to the	4 5 6 7 8 9 10	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form.	4 5 6 7 8 9 10	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form. A. I mean, as they should have with the	4 5 6 7 8 9 10 11 12	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the breaches in the settlement were things that	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form. A. I mean, as they should have with the information they had at the time, but I think	4 5 6 7 8 9 10 11 12 13	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the breaches in the settlement were things that Highland did, not that HFAM did.	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form. A. I mean, as they should have with the information they had at the time, but I think what has come out since then is that they — it	4 5 6 7 8 9 10 11 12 13 14	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the breaches in the settlement were things that Highland did, not that HFAM did.  It was all valuation, it was all –	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form. A. I mean, as they should have with the information they had at the time, but I think what has come out since then is that they — it was moneys that moved from Highland to HFAM for	4 5 6 7 8 9 10 11 12 13 14 15	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the breaches in the settlement were things that Highland did, not that HFAM did.  It was all valuation, it was all – it was all services that HFAM had contracted	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form. A. I mean, as they should have with the information they had at the time, but I think what has come out since then is that they — it was moneys that moved from Highland to HFAM for things that were caused by Highland and people,	4 5 6 7 8 9 10 11 12 13 14 15 16	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the breaches in the settlement were things that Highland did, not that HFAM did.  It was all valuation, it was all – it was all services that HFAM had contracted with Highland that were performed deficiently	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form. A. I mean, as they should have with the information they had at the time, but I think what has come out since then is that they — it was moneys that moved from Highland to HFAM for things that were caused by Highland and people, not me, not even Frank, I think, but other	4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the breaches in the settlement were things that Highland did, not that HFAM did.  It was all valuation, it was all – it was all services that HFAM had contracted with Highland that were performed deficiently in the eyes of the SEC.	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form. A. I mean, as they should have with the information they had at the time, but I think what has come out since then is that they — it was moneys that moved from Highland to HFAM for things that were caused by Highland and people, not me, not even Frank, I think, but other people assumed it was a note and made notes out	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the breaches in the settlement were things that Highland did, not that HFAM did.  It was all valuation, it was all – it was all services that HFAM had contracted with Highland that were performed deficiently in the eyes of the SEC.  Q. Okay. We will – we will get to	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form.  A. I mean, as they should have with the information they had at the time, but I think what has come out since then is that they — it was moneys that moved from Highland to HFAM for things that were caused by Highland and people, not me, not even Frank, I think, but other people assumed it was a note and made notes out of it. And that is what PricewaterhouseCoopers	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the breaches in the settlement were things that Highland did, not that HFAM did.  It was all valuation, it was all – it was all services that HFAM had contracted with Highland that were performed deficiently in the eyes of the SEC. Q. Okay. We will – we will get to that in more detail, but I just would like to	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form.  A. I mean, as they should have with the information they had at the time, but I think what has come out since then is that they — it was moneys that moved from Highland to HFAM for things that were caused by Highland and people, mot me, not even Frank, I think, but other deeple assumed it was a note and made notes out of it. And that is what PricewaterhouseCoopers out into the financials, but I think what	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the breaches in the settlement were things that Highland did, not that HFAM did.  It was all valuation, it was all – it was all services that HFAM had contracted with Highland that were performed deficiently in the eyes of the SEC. Q. Okay. We will – we will get to that in more detail, but I just would like to know if you believe that any correspondence to	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form. A. I mean, as they should have with the information they had at the time, but I think what has come out since then is that they — it was moneys that moved from Highland to HFAM for things that were caused by Highland and people, mot me, not even Frank, I think, but other beople assumed it was a note and made notes out of it. And that is what PricewaterhouseCoopers out into the financials, but I think what everybody acknowledges is that they were	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the breaches in the settlement were things that Highland did, not that HFAM did.  It was all valuation, it was all – it was all services that HFAM had contracted with Highland that were performed deficiently in the eyes of the SEC. Q. Okay. We will – we will get to that in more detail, but I just would like to know if you believe that any correspondence to the SEC specifically stated that Highland	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form.  A. I mean, as they should have with the information they had at the time, but I think what has come out since then is that they — it was moneys that moved from Highland to HFAM for things that were caused by Highland and people, mot me, not even Frank, I think, but other doesple assumed it was a note and made notes out of it. And that is what PricewaterhouseCoopers out into the financials, but I think what everybody acknowledges is that they were inever — they were never notes.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the breaches in the settlement were things that Highland did, not that HFAM did.  It was all valuation, it was all – it was all services that HFAM had contracted with Highland that were performed deficiently in the eyes of the SEC. Q. Okay. We will – we will get to that in more detail, but I just would like to know if you believe that any correspondence to the SEC specifically stated that Highland Capital Management, L.P. and not Highland	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form.  A. I mean, as they should have with the information they had at the time, but I think what has come out since then is that they — it was moneys that moved from Highland to HFAM for things that were caused by Highland and people, not me, not even Frank, I think, but other people assumed it was a note and made notes out of it. And that is what PricewaterhouseCoopers pout into the financials, but I think what everybody acknowledges is that they were never — they were never notes.  Q. Is there a document that you have	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the breaches in the settlement were things that Highland did, not that HFAM did.  It was all valuation, it was all – it was all services that HFAM had contracted with Highland that were performed deficiently in the eyes of the SEC.  Q. Okay. We will – we will get to that in more detail, but I just would like to know if you believe that any correspondence to the SEC specifically stated that Highland Capital Management, L.P. and not Highland Capital Management Fund Advisors, L.P. was	
A. PricewaterhouseCoopers doesn't — Q. PricewaterhouseCoopers specifically included a disclosure of all of these promissory notes in the audited financial statements; correct?  MS. DEITSCH-PEREZ: Object to the form.  A. I mean, as they should have with the information they had at the time, but I think what has come out since then is that they — it was moneys that moved from Highland to HFAM for things that were caused by Highland and people, mot me, not even Frank, I think, but other doesple assumed it was a note and made notes out of it. And that is what PricewaterhouseCoopers out into the financials, but I think what everybody acknowledges is that they were inever — they were never notes.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes. Q. Can you identify that document for me? A. Yeah. It is a – it is a settlement with the SEC in terms of what they said the breaches were, and why they were finding HFAM, the rationale that they had in the regulatory breaches and in the settlement, and all of the breaches in the settlement were things that Highland did, not that HFAM did.  It was all valuation, it was all – it was all services that HFAM had contracted with Highland that were performed deficiently in the eyes of the SEC. Q. Okay. We will – we will get to that in more detail, but I just would like to know if you believe that any correspondence to the SEC specifically stated that Highland Capital Management, L.P. and not Highland	
	DONDERO - 10/29/21  other issues or it wasn't things that we hought were legitimate as part of the overall settlement.  You've got to remember we didn't realize Seery betrayed the estate at this point. We thought we were moving towards, you know, resolution or a pot plan.  Q. Okay.  MR. MORRIS: I move to strike.  Q. And please listen carefully to my question.  Did you have any knowledge in early December 2020 that Highland made demand for payment under demand notes that were issued by you and certain of your affiliates?  A. Same answer.  Q. Were you aware or you were not aware?  A. Well, no specific knowledge for the reasons articulated in the answer that you — you moved to strike.  Q. Okay. So — so you had — you had no particularized knowledge of the demands in December 2020; correct?	DONDERO - 10/29/21  2 ther issues or it wasn't things that we hought were legitimate as part of the overall settlement.  You've got to remember we didn't  Sealize Seery betrayed the estate at this soint. We thought we were moving towards, you snow, resolution or a pot plan.  Q. Okay.  MR. MORRIS: I move to strike.  Q. And please listen carefully to my question.  Did you have any knowledge in early  December 2020 that Highland made demand for payment under demand notes that were issued by you and certain of your affiliates?  A. Same answer.  Q. Were you aware or you were not aware?  A. Well, no specific knowledge for the reasons articulated in the answer that you – you moved to strike.  Q. Okay. So – so you had – you had no particularized knowledge of the demands in December 2020; correct?  Page 470  DONDERO - 10/29/21 these are frivolous obligations, does it?	DONDERO - 10/29/21  Page 470  Page 470  Dondero - 10/29/21  Page 470  Page 470  Dondero - 10/29/21  Page 470  Page 470  Dondero - 10/29/21

			d 01/09/24 Page 5 of 200 PageID 49	
1	Page 472 DONDERO - 10/29/21	1	DONDERO - 10/29/21	Page 473
2	between the different players in the entities.	2	Q. And – and it is – and that	
	They would have said what they thought the			
3		١.	includes the promissory notes that you signed	
4	breaches were overall in their letter, and what	4	that Highland is suing on as well as the	
5	would govern the split is the shared services	5	promissory notes that HCRE, HCMS, and NexPoint	
6	agreement and where were the employees that	6	signed that Highland is suing on; correct?	
7	performed the activities that they cited.	7	A. Yes.	
8	Q. Okay. We will get to that at a	8	Q. Okay. Do you contend that the oral	
9	later time.	9	agreements that you entered into with the	
10	All right. Let's go back to the	10	Dugaboy trustee modified the parties' rights	
11	oral agreements that you entered into with the	11	under the original promissory notes?	
12	Dugaboy trustee.	12	MS. DEITSCH-PEREZ: Object to the	
13	MR. MORRIS: And let's start by	13	form.	
14	putting back up Exhibit 31, Paragraph 82.	14	A. Modify, boy, sounds like a legal	
15	MS. JEFFRIES: I'm sorry, can you	15	term. It said conditions by which they could	
16	repeat that?	16	be forgiven.	
17	MR. MORRIS: Yes. Exhibit 31,	17	Q. And there were no such conditions in	
8	Paragraph 82, yes.	18	the original notes; right?	
9		19	A. That is correct.	
	Q. And, again, Mr. Dondero, I think you			
0	have testified already that you believe	20	Q. Okay. So I'm just asking you from	
11	Paragraph 82 generally describes the oral	21	your perspective whether the oral agreements	
2	agreement that you entered into with the	22	that you entered into with the Dugaboy trustee	
23	Dugaboy trustee with respect to the promissory	23	were intended to modify the parties' rights and	
24	notes that we've described; right?	24	obligations under the original promissory	
25	A. Yes.	25	notes.	
_	Page 474		DONDEDO 10/00/01	Page 47
1	DONDERO - 10/29/21	1	DONDERO - 10/29/21	
2	MS. DEITSCH-PEREZ: Object to the	2	MS. DEITSCH-PEREZ: Can you read	
3	form.	3	that back again.	
4	A It was magnified the			
	A. It was meant to condition the	4	Q. Is it fair to say that the original	
5	forgiveness.		Q. Is it fair to say that the original promissory notes that are the subject of the	
	forgiveness. Q. Did it change –	4 5 6	promissory notes that are the subject of the oral agreements between you and the Dugaboy –	
6	forgiveness.	4 5 6	promissory notes that are the subject of the	
6 7	forgiveness. Q. Did it change –	4 5 6	promissory notes that are the subject of the oral agreements between you and the Dugaboy –	
6 7 8	forgiveness.  Q. Did it change –  A. I would like to use those words	4 5 6 7	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.	
6 7 8 9	forgiveness.  Q. Did it change –  A. I would like to use those words versus modified the agreement.	4 5 6 7 8	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original	
6 7 8 9 0	forgiveness.  Q. Did it change —  A. I would like to use those words versus modified the agreement.  Q. Did it — did it alter the parties' rights and obligations?	4 5 6 7 8 9	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and	
6 7 8 9 0	forgiveness. Q. Did it change – A. I would like to use those words versus modified the agreement. Q. Did it – did it alter the parties' rights and obligations? MS. DEITSCH-PEREZ: Object to the	4 5 6 7 8 9 10	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?	
6 7 8 9 0 1 2	forgiveness. Q. Did it change – A. I would like to use those words versus modified the agreement. Q. Did it – did it alter the parties' rights and obligations? MS. DEITSCH-PEREZ: Object to the form.	4 5 6 7 8 9 10 11 12	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?  MS. DEITSCH-PEREZ: Object to the	
6 7 8 9 0 1 1 2	forgiveness. Q. Did it change – A. I would like to use those words versus modified the agreement. Q. Did it – did it alter the parties' rights and obligations? MS. DEITSCH-PEREZ: Object to the form. Q. I'm not trying to play a game with	4 5 6 7 8 9 10 11 12 13	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?  MS. DEITSCH-PEREZ: Object to the form.	
6 7 8 9 0 1 1 2 3	forgiveness.  Q. Did it change — A. I would like to use those words versus modified the agreement. Q. Did it — did it alter the parties' rights and obligations?  MS. DEITSCH-PEREZ: Object to the form. Q. I'm not trying to play a game with you. I just —	4 5 6 7 8 9 10 11 12 13 14	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?  MS. DEITSCH-PEREZ: Object to the form. Object to the form.  A. Yeah, I – again, I want to – I	
6 7 8 9 0 1 1 2 3 4 1 5	forgiveness. Q. Did it change – A. I would like to use those words versus modified the agreement. Q. Did it – did it alter the parties' rights and obligations? MS. DEITSCH-PEREZ: Object to the form. Q. I'm not trying to play a game with you. I just – MS. DEITSCH-PEREZ: That is exactly	4 5 6 7 8 9 10 11 12 13 14 15	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?  MS. DEITSCH-PEREZ: Object to the form. Object to the form.  A. Yeah, I – again, I want to – I want to avoid using the term "modification" or	
6 7 8 9 0 1 2 3 4 5 6	forgiveness.  Q. Did it change – A. I would like to use those words versus modified the agreement. Q. Did it – did it alter the parties' rights and obligations? MS. DEITSCH-PEREZ: Object to the form. Q. I'm not trying to play a game with you. I just – MS. DEITSCH-PEREZ: That is exactly what you are doing. Why don't you just ask	4 5 6 7 8 9 10 11 12 13 14 15 16	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?  MS. DEITSCH-PEREZ: Object to the form. Object to the form.  A. Yeah, I – again, I want to – I want to avoid using the term "modification" or implying modification because, again, the notes	
6 7 8 9 0 1 1 2 1 3 1 4 1 5 1 6 7	forgiveness.  Q. Did it change – A. I would like to use those words versus modified the agreement. Q. Did it – did it alter the parties' rights and obligations?  MS. DEITSCH-PEREZ: Object to the form. Q. I'm not trying to play a game with you. I just –  MS. DEITSCH-PEREZ: That is exactly what you are doing. Why don't you just ask him –	4 5 6 7 8 9 10 11 12 13 14 15 16 17	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?  MS. DEITSCH-PEREZ: Object to the form. Object to the form.  A. Yeah, I – again, I want to – I want to avoid using the term "modification" or implying modification because, again, the notes are soft, and they really just talk about a	
6 7 8 9 0 1 1 2 3 1 4 1 5 1 6 1 7 8	forgiveness.  Q. Did it change — A. I would like to use those words versus modified the agreement. Q. Did it — did it alter the parties' rights and obligations?  MS. DEITSCH-PEREZ: Object to the form. Q. I'm not trying to play a game with you. I just —  MS. DEITSCH-PEREZ: That is exactly what you are doing. Why don't you just ask him —  MR. MORRIS: Please stop talking.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?  MS. DEITSCH-PEREZ: Object to the form. Object to the form.  A. Yeah, I – again, I want to – I want to avoid using the term "modification" or implying modification because, again, the notes are soft, and they really just talk about a rate and/or payment or amortizations, but	
6 7 8 9 10 11 12 13 14 15 16 17 18 19	forgiveness. Q. Did it change — A. I would like to use those words versus modified the agreement. Q. Did it — did it alter the parties' rights and obligations? MS. DEITSCH-PEREZ: Object to the form. Q. I'm not trying to play a game with you. I just — MS. DEITSCH-PEREZ: That is exactly what you are doing. Why don't you just ask him — MR. MORRIS: Please stop talking. Please stop talking.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?  MS. DEITSCH-PEREZ: Object to the form. Object to the form.  A. Yeah, I – again, I want to – I want to avoid using the term "modification" or implying modification because, again, the notes are soft, and they really just talk about a rate and/or payment or amortizations, but they're soft notes. Something in the agreement	
6 7 8 9 10 11 12 13 14 15 16 17 18 19	forgiveness.  Q. Did it change — A. I would like to use those words versus modified the agreement. Q. Did it — did it alter the parties' rights and obligations?  MS. DEITSCH-PEREZ: Object to the form. Q. I'm not trying to play a game with you. I just —  MS. DEITSCH-PEREZ: That is exactly what you are doing. Why don't you just ask him —  MR. MORRIS: Please stop talking.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?  MS. DEITSCH-PEREZ: Object to the form. Object to the form. Object to the form.  A. Yeah, I – again, I want to – I want to avoid using the term "modification" or implying modification because, again, the notes are soft, and they really just talk about a rate and/or payment or amortizations, but they're soft notes. Something in the agreement that lays out the conditions for forgiveness	
6 7 8 9 10 1 2 13 14 15 16 17 18 19 20	forgiveness. Q. Did it change — A. I would like to use those words versus modified the agreement. Q. Did it — did it alter the parties' rights and obligations? MS. DEITSCH-PEREZ: Object to the form. Q. I'm not trying to play a game with you. I just — MS. DEITSCH-PEREZ: That is exactly what you are doing. Why don't you just ask him — MR. MORRIS: Please stop talking. Please stop talking.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?  MS. DEITSCH-PEREZ: Object to the form. Object to the form.  A. Yeah, I – again, I want to – I want to avoid using the term "modification" or implying modification because, again, the notes are soft, and they really just talk about a rate and/or payment or amortizations, but they're soft notes. Something in the agreement	
6 7 8 9 10 11 12 13 14 15 16 17 18 20 21	forgiveness.  Q. Did it change — A. I would like to use those words versus modified the agreement. Q. Did it — did it alter the parties' rights and obligations?  MS. DEITSCH-PEREZ: Object to the form. Q. I'm not trying to play a game with you. I just —  MS. DEITSCH-PEREZ: That is exactly what you are doing. Why don't you just ask him —  MR. MORRIS: Please stop talking. Please stop talking. Q. Mr. Dondero, is it fair to say that	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?  MS. DEITSCH-PEREZ: Object to the form. Object to the form. Object to the form.  A. Yeah, I – again, I want to – I want to avoid using the term "modification" or implying modification because, again, the notes are soft, and they really just talk about a rate and/or payment or amortizations, but they're soft notes. Something in the agreement that lays out the conditions for forgiveness	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	forgiveness.  Q. Did it change — A. I would like to use those words versus modified the agreement. Q. Did it — did it alter the parties' rights and obligations?  MS. DEITSCH-PEREZ: Object to the form. Q. I'm not trying to play a game with you. I just —  MS. DEITSCH-PEREZ: That is exactly what you are doing. Why don't you just ask him —  MR. MORRIS: Please stop talking. Please stop talking. Q. Mr. Dondero, is it fair to say that the promissory notes that are the subject of	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?  MS. DEITSCH-PEREZ: Object to the form. Object to the form. Object to the form.  A. Yeah, I – again, I want to – I want to avoid using the term "modification" or implying modification because, again, the notes are soft, and they really just talk about a rate and/or payment or amortizations, but they're soft notes. Something in the agreement that lays out the conditions for forgiveness aren't necessarily a modification of the note,	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 22 23 24	forgiveness.  Q. Did it change — A. I would like to use those words versus modified the agreement. Q. Did it — did it alter the parties' rights and obligations?  MS. DEITSCH-PEREZ: Object to the form. Q. I'm not trying to play a game with you. I just —  MS. DEITSCH-PEREZ: That is exactly what you are doing. Why don't you just ask him —  MR. MORRIS: Please stop talking. Please stop talking. Q. Mr. Dondero, is it fair to say that the promissory notes that are the subject of your oral agreements with the Dugaboy —	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	promissory notes that are the subject of the oral agreements between you and the Dugaboy – withdrawn.  Is it fair to say that the original promissory notes that Highland is suing under set forth the maker and the payees' rights and obligations under those notes?  MS. DEITSCH-PEREZ: Object to the form. Object to the form. Object to the form.  A. Yeah, I – again, I want to – I want to avoid using the term "modification" or implying modification because, again, the notes are soft, and they really just talk about a rate and/or payment or amortizations, but they're soft notes. Something in the agreement that lays out the conditions for forgiveness aren't necessarily a modification of the note, and I'd like that to be –	

## Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 6 of 200 PageID 49452

$\overline{}$	Case 3:21-cv-00881-X   Document 178-42   F		3	
1	Page 476 DONDERO - 10/29/21	1	Page DONDERO - 10/29/21	477
2	of the demand notes, Highland as the payee had	2	of the question.	
3	the unfetterred right to demand payment at any	3	Q. You can answer.	
4	time; correct? Did you understand that?	4	A. The conditions subsequent – the	
5	MS. DEITSCH-PEREZ: At the time that		condition precedent – precedence for	
6	the notes were first signed?	6	forgiveness changed the ability for the demand	
7	MR. MORRIS: Yes, ma'am.		notes to be demanded.	
8	A. Yeah. I mean, at the – at the time	8	Q. Okay. And – and each of the oral	
	that they were first put in place, but by the		agreements that you entered into with the	
10	time the demand was made, they had already been	10	Dugaboy trustee was related to the loans that	
11	subject to the conditions present or the	11	were reflected in the promissory notes;	
	conditions for forgiveness.	12	correct?	
12 13	Q. Okay. So this is exactly what I'm	13	A. Well, it was related to the	
	trying to get at. At the time the notes were	١	promissory notes themselves.	
14 15		14	·	
	3 / 3	16	Q. Correct. And the promissory notes     reflect notes that were made from the payee to	
16 17	for payment at any time; correct?  A. Yes.	17	the maker; correct?	
17 18	A. res.     Q. And when you entered into the oral	18		
	•		A. Yeah. Most of them were roll-ups	
19	agreements with the Dugaboy trustee, Highland's right to make a demand – pick your word,	19	from prior.  Q. No. Those are the term notes. I'm	
20				
21	modified, altered, amended, changed – it	21	only talking about the demand notes.	
22	was – your oral agreement had an impact on	22	A. Okay.	
23	Highland's rights under the promissory notes;	23	Q. Okay. So with respect to the demand	
24	correct?	24	notes, the oral agreements that you entered	
25	MS. DEITSCH-PEREZ: Object to form	25	into with the Dugaboy trustee related to the	
1	Page 478		Page	479
	1)()NI)FR() = 1()/29/21	1	DONDERO - 10/29/21	
_	DONDERO - 10/29/21 loans that were the subject of the promissory	1 2	DONDERO - 10/29/21 vou have?	
2	loans that were the subject of the promissory	2	you have?	
2	loans that were the subject of the promissory notes; correct?	2	you have?  MR. MORRIS: Oh, I've got probably	
2 3 4	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not	2 3 4	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish	
2 3 4 5	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that	2 3 4 5	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero	
2 3 4 5 6	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.	2 3 4 5 6	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –	
2 3 4 5 6 7	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to	2 3 4 5 6 7	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right	
2 3 4 5 6 7 8	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the	2 3 4 5 6 7 8	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right now, Mr. Dondero?	
2 3 4 5 6 7 8 9	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?	2 3 4 5 6 7 8 9	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero — if Mr. Dondero wants to stop —  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I	
2 3 4 5 6 7 8 9	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the	2 3 4 5 6 7 8 9	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I would rather do it a day next – next week, one	
2 3 4 5 6 7 8 9 10	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.	2 3 4 5 6 7 8 9 10	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I would rather do it a day next – next week, one afternoon.	
2 3 4 5 6 7 8 9 10 11	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.  Q. Okay.	2 3 4 5 6 7 8 9 10 11 12	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop – Q. Are you unable to continue right now, Mr. Dondero? A. Well, if we have four more hours, I would rather do it a day next – next week, one afternoon.  MR. MORRIS: Okay. Can we check our	
2 3 4 5 6 7 8 9 10 11 12 13	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.  Q. Okay.  A. Does that answer your question?	2 3 4 5 6 7 8 9 10 11 12 13	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I would rather do it a day next – next week, one afternoon.  MR. MORRIS: Okay. Can we check our calendars before we go off the record?	
2 3 4 5 6 7 8 9 10 11 12 13	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.  Q. Okay.  A. Does that answer your question?  Q. And so – and so is it fair to say	2 3 4 5 6 7 8 9 10 11 12 13 14	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I would rather do it a day next – next week, one afternoon.  MR. MORRIS: Okay. Can we check our calendars before we go off the record?  We have a deposition on Tuesday.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.  Q. Okay.  A. Does that answer your question?  Q. And so – and so is it fair to say that the oral agreements related to – to	2 3 4 5 6 7 8 9 10 11 12 13 14 15	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I would rather do it a day next – next week, one afternoon.  MR. MORRIS: Okay. Can we check our calendars before we go off the record?  We have a deposition on Tuesday. I'm not available on Monday. I can make	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.  Q. Okay.  A. Does that answer your question?  Q. And so – and so is it fair to say that the oral agreements related to – to the – to the – to the loans that were the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop – Q. Are you unable to continue right now, Mr. Dondero? A. Well, if we have four more hours, I would rather do it a day next – next week, one afternoon.  MR. MORRIS: Okay. Can we check our calendars before we go off the record?  We have a deposition on Tuesday. I'm not available on Monday. I can make myself free on Wednesday, Thursday, or	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.  Q. Okay.  A. Does that answer your question?  Q. And so – and so is it fair to say that the oral agreements related to – to the – to the – to the loans that were the subject of the notes?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I would rather do it a day next – next week, one afternoon.  MR. MORRIS: Okay. Can we check our calendars before we go off the record?  We have a deposition on Tuesday. I'm not available on Monday. I can make myself free on Wednesday, Thursday, or Friday. And I think that we should expect,	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.  Q. Okay.  A. Does that answer your question?  Q. And so – and so is it fair to say that the oral agreements related to – to the – to the – to the loans that were the subject of the notes?  A. I don't know.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I would rather do it a day next – next week, one afternoon.  MR. MORRIS: Okay. Can we check our calendars before we go off the record?  We have a deposition on Tuesday. I'm not available on Monday. I can make myself free on Wednesday, Thursday, or Friday. And I think that we should expect, you know, a substantial period of time,	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.  Q. Okay.  A. Does that answer your question?  Q. And so – and so is it fair to say that the oral agreements related to – to the – to the – to the loans that were the subject of the notes?  A. I don't know.  Q. Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I would rather do it a day next – next week, one afternoon.  MR. MORRIS: Okay. Can we check our calendars before we go off the record?  We have a deposition on Tuesday. I'm not available on Monday. I can make myself free on Wednesday, Thursday, or Friday. And I think that we should expect, you know, a substantial period of time, perhaps as long as a full day.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.  Q. Okay.  A. Does that answer your question?  Q. And so – and so is it fair to say that the oral agreements related to – to the – to the – to the loans that were the subject of the notes?  A. I don't know.  Q. Okay.  A. I'm not – I'm not sure what you are	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I would rather do it a day next – next week, one afternoon.  MR. MORRIS: Okay. Can we check our calendars before we go off the record?  We have a deposition on Tuesday. I'm not available on Monday. I can make myself free on Wednesday, Thursday, or Friday. And I think that we should expect, you know, a substantial period of time, perhaps as long as a full day.  I mean, with all due respect –	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.  Q. Okay.  A. Does that answer your question?  Q. And so – and so is it fair to say that the oral agreements related to – to the – to the – to the loans that were the subject of the notes?  A. I don't know.  Q. Okay.  A. I'm not – I'm not sure what you are asking, but I don't know the answer.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero — if Mr. Dondero wants to stop —  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I would rather do it a day next — next week, one afternoon.  MR. MORRIS: Okay. Can we check our calendars before we go off the record?  We have a deposition on Tuesday. I'm not available on Monday. I can make myself free on Wednesday, Thursday, or Friday. And I think that we should expect, you know, a substantial period of time, perhaps as long as a full day.  I mean, with all due respect —  MS. DEITSCH-PEREZ: How do you have	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.  Q. Okay.  A. Does that answer your question?  Q. And so – and so is it fair to say that the oral agreements related to – to the – to the – to the loans that were the subject of the notes?  A. I don't know.  Q. Okay.  A. I'm not – I'm not sure what you are asking, but I don't know the answer.  Q. Okay. It is your –	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I would rather do it a day next – next week, one afternoon.  MR. MORRIS: Okay. Can we check our calendars before we go off the record?  We have a deposition on Tuesday. I'm not available on Monday. I can make myself free on Wednesday, Thursday, or Friday. And I think that we should expect, you know, a substantial period of time, perhaps as long as a full day.  I mean, with all due respect –  MS. DEITSCH-PEREZ: How do you have a full day? You have already gone – you	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.  Q. Okay.  A. Does that answer your question?  Q. And so – and so is it fair to say that the oral agreements related to – to the – to the – to the loans that were the subject of the notes?  A. I don't know.  Q. Okay.  A. I'm not – I'm not sure what you are asking, but I don't know the answer.  Q. Okay. It is your –  MS. DEITSCH-PEREZ: John, just	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I would rather do it a day next – next week, one afternoon.  MR. MORRIS: Okay. Can we check our calendars before we go off the record?  We have a deposition on Tuesday. I'm not available on Monday. I can make myself free on Wednesday, Thursday, or Friday. And I think that we should expect, you know, a substantial period of time, perhaps as long as a full day.  I mean, with all due respect –  MS. DEITSCH-PEREZ: How do you have a full day? You have already gone – you have already gone more than half a day.	
2 3 4 5 6 7 8	loans that were the subject of the promissory notes; correct?  A. Yeah, I – I – I am just not understanding the nuance enough to answer that question.  Q. Did the oral agreements relate to the loans that were the subject of the promissory notes?  A. The oral agreements affected the term loans and the demand notes.  Q. Okay.  A. Does that answer your question?  Q. And so – and so is it fair to say that the oral agreements related to – to the – to the – to the loans that were the subject of the notes?  A. I don't know.  Q. Okay.  A. I'm not – I'm not sure what you are asking, but I don't know the answer.  Q. Okay. It is your –	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	you have?  MR. MORRIS: Oh, I've got probably four hours, so I don't expect to finish today. If Mr. Dondero – if Mr. Dondero wants to stop –  Q. Are you unable to continue right now, Mr. Dondero?  A. Well, if we have four more hours, I would rather do it a day next – next week, one afternoon.  MR. MORRIS: Okay. Can we check our calendars before we go off the record?  We have a deposition on Tuesday. I'm not available on Monday. I can make myself free on Wednesday, Thursday, or Friday. And I think that we should expect, you know, a substantial period of time, perhaps as long as a full day.  I mean, with all due respect –  MS. DEITSCH-PEREZ: How do you have a full day? You have already gone – you	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 7 of 200 PageID 49453

	Case 3.21-CV-00001-X Document 170-42 F		
1	Page 480 DONDERO - 10/29/21	1	Page 481 DONDERO - 10/29/21
2	to – to discuss this with you offline, but	2	or Friday, Mr. Dondero, I will make myself
3	I didn't decide that Mr. Dondero would	3	available at your convenience.
4	appear in his personal capacity and on	4	THE WITNESS: I have all day board
5	behalf of three separate 30(b)(6)	5	meetings on Wednesday.
6	witnesses.	6	MR. MORRIS: Okay.
7	If you had given me a different	7	THE WITNESS: I could do Thursday
8	witness for each, I would have a total of	8	afternoon or I can do Friday afternoon.
9	28 hours. I don't expect to use anything	9	Hold on.
10	remotely close to that time, but I am	10	MS. DEITSCH-PEREZ: Let me put this
11	examining four witnesses here and I	11	on mute and we will look at our calendars.
12	-	12	MR. MORRIS: Thank you.
13	MS. DEITSCH-PEREZ: But we also	13	VIDEOGRAPHER: Do you want to stay
14		14	on the record?
15		15	MR. MORRIS: Yes, please.
16		16	THE WITNESS: Hello. All right. I
17		17	can do Thursday afternoon for four hours.
18	know, take it to the judge. I'm just	18	And if we need more time than that we can
19	putting you on notice. I have – I'm on	19	either do Friday afternoon or sometime
20	page 27 of a 57-page outline, so	20	the – the week after that, but I have – I
21	MS. DEITSCH-PEREZ: Oh, geez.	21	have got —
22	MR. MORRIS: Yeah, so I do have a	22	MR. MORRIS: Thank you very much.
23	fair amount more to cover. Okay?	23	What time on Thursday works for you,
24	•		sir?
25	MR. MORRIS: So Wednesday, Thursday,	25	THE WITNESS: How about 1:00 o'clock
L			
1	Page 482 DONDERO - 10/29/21	1	Page 483 DONDERO - 10/29/21
1	my time?	2	
3	MR. MORRIS: Okay. I appreciate it.	3	JAMES DONDERO
4	Thank you very much. 1:00 o'clock Central,	4	
5	it is, next Thursday for the continuation	5	Subscribed and sworn to before me
6	of this.	6	this day of 2021.
7	And hopefully I will finish that	7	
8	day, you know, if we can go without a lot	8	
9	of breaks and the rest of it. Hopefully I	9	
10	• •	10	
11	that. Okay?	11	
12	THE WITNESS: Perfect. Thank you.	12	
13	MS. DEITSCH-PEREZ: Can – can I get	13	
14	· · · · · · · · · · · · · · · · · · ·	14	
1 14	the rough?		
15	•	15	
15	COURT REPORTER: Yes. Yes.		
1	COURT REPORTER: Yes. Yes.	15	
15 16 17	COURT REPORTER: Yes. Yes.  MR. MORRIS: All right. We can go off the record.	15 16	
15 16 17 18	COURT REPORTER: Yes. Yes.  MR. MORRIS: All right. We can go off the record.  MS. DEITSCH-PEREZ: Thank you.	15 16 17	
15 16 17 18 19	COURT REPORTER: Yes. Yes.  MR. MORRIS: All right. We can go off the record.  MS. DEITSCH-PEREZ: Thank you.  COURT REPORTER: Thank you.	15 16 17 18	
15 16 17 18 19 20	COURT REPORTER: Yes. Yes.  MR. MORRIS: All right. We can go off the record.  MS. DEITSCH-PEREZ: Thank you. COURT REPORTER: Thank you. VIDEOGRAPHER: Off the record, 3:53.	15 16 17 18 19	
15 16 17 18 19 20 21	COURT REPORTER: Yes. Yes.  MR. MORRIS: All right. We can go off the record.  MS. DEITSCH-PEREZ: Thank you.  COURT REPORTER: Thank you.	15 16 17 18 19 20	
15 16 17 18 19 20 21 22	COURT REPORTER: Yes. Yes.  MR. MORRIS: All right. We can go off the record.  MS. DEITSCH-PEREZ: Thank you. COURT REPORTER: Thank you. VIDEOGRAPHER: Off the record, 3:53.	15 16 17 18 19 20 21	
15 16 17 18 19 20 21 22 23	COURT REPORTER: Yes. Yes.  MR. MORRIS: All right. We can go off the record.  MS. DEITSCH-PEREZ: Thank you. COURT REPORTER: Thank you. VIDEOGRAPHER: Off the record, 3:53.	15 16 17 18 19 20 21 22	
15 16 17 18 19 20 21 22	COURT REPORTER: Yes. Yes.  MR. MORRIS: All right. We can go off the record.  MS. DEITSCH-PEREZ: Thank you. COURT REPORTER: Thank you. VIDEOGRAPHER: Off the record, 3:53. (Deposition adjourned at 3:53 p.m.)	15 16 17 18 19 20 21 22 23	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 8 of 200 PageID 49454

1	Pa DONDERO - 10/29/21	age 484	Page 4	185
2	CERTIFICATE		2 NAME OF CASE: In re: Highland Capital	
3	CERTITORIE		3 DATE OF DEPOSITION: October 29, 2021	
4	I, SUSAN S. KLINGER, a certified shorthand		4 NAME OF WITNESS: James Dondero	
5	reporter within and for the State of Texas, do		5 Reason Codes:	
6	hereby certify:		6 1. To clarify the record.	
7	That JAMES DONDERO, the witness whose		7 2. To conform to the facts.	
8	deposition is hereinbefore set forth, was duly		8 3. To correct transcription errors.	
9	sworn by me and that such deposition is a true		9 Page Line Reason	
10				
11	I further certify that I am not related to			
l				
12			12 Fromto	
14	the outcome of this matter.		14 Fromto	
15	IN WITNESS WHEREOF, I have hereunto set my		15 PageLineReason	
16	•		16 Fromto	
l	nand this 25th of October, 2021.			
17			17 Page Line Reason to	
18	Outran O Winner DMD ODD OOD		18 Fromto	
19	Susan S. Klinger, RMR-CRR, CSR Texas CSR# 6531		19 Page Line Reason to	
21	Texas CSR# 0001			
22			21 PageLineReason 22 From to	
23			22       Fromto	
24			24 Fromto	
25			25	
23				

Index: \$100..84

\$	341:1 342:1 343:1 344:1 345:1 346:1	<b>11:16</b> 318:8,10	<b>2020</b> 291:11 336:25 371:11,15,16 372:15	449:6,13 450:11 451:3 453:23 455:8
l ————	347:1 348:1 349:1	<b>11th</b> 310:11 324:4	373:22 374:6,9,21	461:21
<b>\$400</b> 004 0	350:1 351:1 352:1	440:21	393:17 394:2,9,16	401.21
<b>\$100</b> 294:8	353:1 354:1 355:1	<b>12</b> 298:13,16	395:14 397:4,25	<b>35</b> 292:7 309:13
<b>\$14</b> 392:5	356:1 357:1 358:1		415:8 439:8,17	<b>37</b> 323:18
<b>\$450.000</b> 101.011	359:1 360:1 361:1	<b>12-month</b> 420:12	440:16,21 445:22	37 323.10
<b>\$150,000</b> 434:2,14	362:1 363:1 364:1	<b>12:40</b> 381:8,9	446:5 456:3,13,22	<b>3:00</b> 445:8
435:3,9 437:17	365:1 366:1 367:1		459:2,9,13,16 461:20	<b>3:19</b> 454:17,19
<b>\$200</b> 294:2	368:1 369:1 370:1	<b>12:51</b> 381:9	463:3 464:21.25	3.13 434.17,13
<b>COF</b> 000 40	371:1 372:1 373:1	<b>13</b> 357:19	465:13 466:16	<b>3:53</b> 482:20,21
<b>\$25</b> 296:18	374:1 375:1 376:1	13 337.19	467:22 468:14,25	<b>3rd</b> 439:7,17 440:6,16
<b>\$27</b> 420:12	377:1 378:1 379:1	<b>14</b> 391:25	469:12	464:3,5,21,25 466:16
<b>*</b>	380:1 381:1 382:1	<b>15</b> 380:10,11 421:17		404.5,5,21,25 400.10
<b>\$27.675</b> 419:17	383:1 384:1 385:1	431:8	<b>2021</b> 288:7 357:6	
<b>\$30</b> 407:22 412:4	386:1 387:1 388:1	431.6	363:17	4
413:5,11	389:1 390:1 391:1	<b>16</b> 362:13,16,18,19	<b>21</b> 337:2	
	392:1 393:1 394:1	391:25		<b>4</b> 393:4 412:23 433:21
<b>\$30.75</b> 408:18	395:1 396:1 397:1	<b>17</b> 277:24 22	<b>25</b> 292:15,16 422:3,	436:3 448:3,14,20,23
<b>\$400,000</b> 437:4	398:1 399:1 400:1	<b>17</b> 377:21,22	18	464:11,12,13,18
•	401:1 402:1 403:1	<b>1994</b> 291:10	<b>25-year</b> 293:15	
<b>\$50</b> 296:15	404:1 405:1 406:1	1.00 404:05 400:4		<b>40</b> 365:2
<b>\$600</b> 298:12	407:1 408:1 409:1	<b>1:00</b> 481:25 482:4	<b>26</b> 292:16 422:3,19	<b>47</b> 345:5,6
•	410:1 411:1 412:1	<b>1:13</b> 398:19,20	<b>27</b> 480:20	
<b>\$75</b> 294:11	413:1 414:1 415:1	4-45 000 40	27 400.20	<b>48</b> 353:11,12
	416:1 417:1 418:1	<b>1:45</b> 398:18	<b>28</b> 480:9	<b>49</b> 354:5,6
0	419:1 420:1 421:1	<b>1:48</b> 398:20,22	<b>28th</b> 435:4	10 00 110,0
	422:1 423:1 424:1	·	2611 435.4	
<b>03</b> 402:14	425:1 426:1 427:1		<b>29</b> 288:7	5
<b>03</b> 402:14	428:1 429:1 430:1	2	<b>2:13</b> 398:15	
	431:1 432:1 433:1		2.13 398.15	<b>5</b> 298:11 414:6 439:15
1	434:1 435:1 436:1	<b>2</b> 288:4 408:8,10,13,	<b>2:45</b> 398:18	445:25 455:11,14,18
	437:1 438:1 439:1	21 436:3,4,5 464:10,	<b>2:56</b> 454:16,17	464:18
<b>1</b> 288:4 408:12,15	440:1 441:1 442:1	11,17	2.30 454.10,17	<b>50</b> 405:17 429:24
433:21,23,24 466:8,9	443:1 444:1 445:1	<b>2.1</b> 409:13		30 403.17 429.24
	446:1 447:1 448:1		3	<b>57-page</b> 480:20
<b>10</b> 298:13,15 318:3	449:1 450:1 451:1	<b>20</b> 414:24 421:17		
454:8	452:1 453:1 454:1	<b>2008</b> 292:11 426:21	<b>3</b> 348:11 433:14,15,	6
<b>10/29/21</b> 288:1 289:1	455:1 456:1 457:1	428:12 429:7	18,23 436:3,13	
290:1 291:1 292:1	458:1 459:1 460:1		439:15 464:17	
293:1 294:1 295:1	461:1 462:1 463:1	<b>2010</b> 307:12	466:11	<b>6</b> 446:15,16 448:17,
296:1 297:1 298:1	464:1 465:1 466:1	<b>2014</b> 420:13 450:23		19,22
299:1 300:1 301:1	467:1 468:1 469:1		<b>30(b)(6)</b> 345:2,10,13	
302:1 303:1 304:1	470:1 471:1 472:1	<b>2015</b> 401:21 420:13	353:14,18 354:7,13	8
305:1 306:1 307:1	473:1 474:1 475:1	450:23	363:3 370:21 376:4,	
308:1 309:1 310:1	476:1 477:1 478:1	<b>2017</b> 408:17,24	19 378:3 388:22	<b>8</b> 298:13,15
311:1 312:1 313:1	479:1 480:1 481:1	410:23 411:8 419:12	391:5 406:5 480:5	·
314:1 315:1 316:1	482:1	447:2,24 449:6,13	<b>30(b)(6)s</b> 386:22	<b>80</b> 390:4,7
317:1 318:1 319:1	<b>102</b> 365:10	450:11 451:3 452:15	387:23	<b>81</b> 390:7 398:12
320:1 321:1 322:1	102 303.10	455:8 463:24	20 voor 454:40 40 47	
323:1 324:1 325:1	<b>10:21</b> 288:8		<b>30-year</b> 451:10,13,17	<b>82</b> 357:20,25 390:7
326:1 327:1 328:1	<b>10:41</b> 304:6,7	<b>2018</b> 369:15 435:4	<b>31</b> 354:22,23 402:9,	398:12 403:4,6 422:8
329:1 330:1 331:1	10.41 304.0,7	436:10 463:25	13,23 472:14,17	423:10 472:14,18,21
332:1 333:1 334:1	<b>10:47</b> 304:7,9	<b>2019</b> 310:11 324:5		<b>83</b> 357:18,25 358:19
335:1 336:1 337:1	11:00 210:70	369:19 436:22 437:4,	<b>31st</b> 408:16,24	·
338:1 339:1 340:1	<b>11:08</b> 318:7,8	17 463:25	410:23 419:12 447:2	<b>84</b> 359:12,13

Index: 85..aspect

**85** 359:21

86 359:23 360:13

**88** 360:16 361:14 362:9

#### 9

91 357:21

**94** 291:8 365:2,10,15 370:8

**95** 370:14,15,23 375:22

**96** 370:24 375:22 378:10,17,20 379:14, 24

**97** 380:2

98 380:3

9th 291:11 374:9

#### Α

**a.m.** 288:8 304:7 318:8

**ability** 289:25 353:23 477:6

**absolutely** 375:15 458:18

**absolve** 376:20

accelerate 414:12

**acceleration** 377:17 412:23 414:13

accepted 392:22

accepting 377:14

**access** 425:25 431:15,25

accommodate 317:25

**accordance** 418:16, 23

account 331:3 338:14 372:2

**accountants** 371:5 451:14

accounting 299:8, 19 300:4 319:25 324:15 334:12,19 382:23,24 383:9 397:13 410:16,20,25 411:12,15 416:5 418:2 459:6

accounts 319:9,12, 17,21 328:19,22 329:2.8

**accrue** 373:12

**accurate** 343:13,15 357:15 364:24 379:10

accurately 334:16

acknowledge 360:6

acknowledges 470:21

acting 340:15 371:24 372:12 396:25 442:25 462:25 465:10

activities 472:7

actual 438:4

add 392:4

**additional** 361:16 392:5 426:4

addressed 464:20

adjourn 290:4

adjourned 482:21

adjust 291:24 442:10

administered 416:11 417:21

administering 415:3

advance 352:25

**advisor** 308:11,12, 13.14

advisors 306:8 322:13 324:4,9 326:2,5 335:20,22 374:20 375:6 466:23 471:23

affected 478:10

affiliate 298:4,22

299:3,21 300:7 301:3,9 344:12 452:23

**affiliated** 297:16,24 314:22 315:8 325:3, 11,12,17 344:14 426:15

**affiliates** 344:22 413:12,13 426:22 467:21 468:16

affirmative 347:7,11, 14 348:8 357:21 358:6,20 359:3,19,24 360:12,25 361:13 362:9 365:11 366:7 370:15,22 375:21 376:9,17 378:11 379:23 380:4 389:13 390:9 391:7 398:11 406:20

affixed 434:14 435:7

afoot 438:22

**afternoon** 479:11 481:8,17,19

**aggregate** 293:23 295:16 297:25 419:8

aggregating 411:10

**agree** 400:8 446:25

agreed 301:15 430:5

agreement 335:15, 17,24 336:5,6,9,15, 25 337:5,6 356:4 361:22 381:11,20,24 382:13,21 404:16,24 405:3 407:10,12 420:25 421:5 427:20 449:20 472:6,22 474:8 475:19 476:22

agreements 335:23 336:2 339:23 375:5 399:8,16 400:10,11, 23 401:4,16 403:7, 11,14,20 404:2,8 405:15 406:21 420:21 422:7,23 423:9 426:15,22 427:3 443:10,20 472:11 473:9,21 474:22 475:6 476:19 477:9,24 478:7,10,15 **ahead** 437:22 441:21

air 423:20

alleged 360:18

allowed 435:7

alter 474:9

altered 476:21

**alternative** 291:18 361:6 452:2

**amassed** 424:19 425:5 431:8

amend 320:19

amended 346:18 355:2,20 356:3,5 357:14 362:15,24 364:23 379:9 389:3 402:24 476:21

amortizations

475:18

amount 293:23 294:12 295:17 298:5, 21 299:3 360:7 385:11 391:21 392:2, 6 393:6 407:22 408:17 417:20 419:16,22 422:13 430:6 435:3 460:18 480:23

amounts 333:5 344:21,23 367:12 372:6 377:13 382:6 392:21,25 420:3 424:21 427:4 431:9 448:6 450:17 460:19, 22

and/or 334:14 338:6 364:2 365:18 412:2 475:18

animation 396:22

**annoyed** 391:22 392:19

**annual** 369:23 377:2 409:16,22 410:8 453:22 460:10

**answers** 345:24 347:16,18 405:25 406:22 407:4 439:4 **anytime** 371:16

Apologies 423:24

**apologize** 288:21 295:12 297:21 301:19 332:5 387:17 422:16 423:18 425:8, 18 445:3 448:21 455:4 464:10

appearance 445:5

appearances 288:17

appears 311:7 314:9

**applied** 403:15

applies 406:13

**apply** 333:3 368:15 403:21 404:3,9 405:8,9

**appoint** 301:23 302:14 311:3 323:14

**appointed** 301:12,14 302:18 321:6

approval 312:4

**approve** 312:11

**approved** 312:19 357:4

approving 364:10

approximate 408:17

**approximately** 407:22 419:17

**April** 310:11 324:4 450:23

arbitrary 290:19

**area** 292:18

argue 393:13

**argument** 377:17 386:10 393:8,10 446:13 465:6,7

articulate 330:23

**articulated** 421:10 468:21

**aspect** 337:10 363:25 370:11 372:5 379:5

Index: asserted..capacity

**asserted** 358:20 366:13

**assertion** 379:16 430:3 431:12

**asserts** 359:24 360:16 365:16

**asset** 291:19 298:16 308:10 376:25 412:20 421:14

**assets** 292:4 299:9 330:16 334:14

assigned 300:20

**assume** 311:22 342:11 408:25 435:5 438:5

**assumed** 470:18

assuming 415:20

attached 444:10,18

attention 439:21

**attorney** 320:18 321:8

attorneys 429:7

audit 320:2 334:19 411:3,16 416:6 426:10

audited 299:10,25 327:18 340:9 412:11, 17 428:11 429:6 430:7,22 432:6,12 470:8

auditor 426:14 427:9

**auditors** 334:17 373:10 411:12 416:7 426:22 427:14 435:14 451:14 454:5

**audits** 327:14 334:11 337:23

August 356:4 420:13

authoritative 310:20

**authority** 301:22,23 302:13,14 310:5 317:9,13 451:5

**authorize** 371:18 389:7 420:5 436:9

authorized 316:12, 18 319:8,11,16,20 328:18,21,25 329:7 363:15 371:25 391:19 434:21 438:2 463:11,19

authorizing 364:10 automated 438:3

avoid 475:15

aware 311:18 312:14 314:18,24 315:4 317:7,11 324:18,19, 24 325:5 327:6 330:10 334:4,6 340:10,12 346:16,17

340.10,12 346.10,17 351:13 352:10,19 357:9,11,12 358:5 359:18 364:14,18,21 365:20 367:20 368:4 369:22 370:6 372:12, 19,25 373:2 376:16 378:8 379:17 389:10 390:8 397:21 398:11

402:4 428:13,18 429:13 434:13 435:13,15 437:16,20 439:7 442:2,11 444:8,19,24 453:21 455:17 466:15

468:18,19

awareness 320:6,8 321:4 322:10 324:12 325:8 332:16 333:4 344:10,18 352:13 366:19 373:17 401:22,23 456:25

В

back 294:19 304:8 318:9 320:25 336:17 338:17 381:3,13 388:19 392:5,24 397:10,11 398:21 401:5 424:2,10 428:18 429:7 430:3 454:18 462:11 472:10,14 475:3

**background** 324:15 357:4

**bad** 405:7 416:16 417:8

balance 293:8 298:9 299:4,22 300:8 301:4,10 326:23 327:3,7 405:18 412:2 413:19 418:4

balances 319:24

ballpark 295:18

**bank** 319:9,12,17,21 328:18,22,25 329:8 425:2,3

**bankruptcy** 300:6, 15 302:21 315:24,25 366:13 413:14

**barred** 358:21 359:15 360:2,17 365:17 370:16

**base** 298:16

**based** 324:16 398:5 467:25

basic 416:19 459:5

basis 294:5 344:9

**Bates** 444:20,23

**begin** 289:6,12,18

**beginning** 288:4 355:25 357:5 363:16 465:12

behalf 293:4 316:13, 19 349:12 353:23 354:8 363:16 364:11 371:12,24 372:7,13 386:17 387:5 388:12 389:8 394:8,16 396:25 404:10 408:24 409:7 411:17 415:4 418:13 419:20 436:10 437:14 443:2 449:12 451:6 455:7 456:18 462:17,25 463:18 464:20 465:10 469:9,10 480:5

**believes** 469:15

benefit 339:4 385:10

benefiting 385:9

benefits 384:20

Berghman 445:7

betrayed 468:6

big 421:10

**bigger** 393:11

billion 292:7

**binder** 346:22 362:19 433:17

**binding** 345:25

**bit** 328:3 337:20 345:11 356:17 407:16

**blocked** 378:13

**blurt** 441:18

**board** 425:2 431:21 481:4

**boilerplate** 410:17 416:4

**bona** 373:8 418:18, 19,20 419:23 421:19 457:10

Bonds 363:23 364:4

**bonuses** 322:9 424:24

**book** 309:16

**booklet** 448:25

books 298:23 397:19

borrow 295:7 420:5

**borrowed** 295:3,8,13 420:2,11 437:3,17 448:6 450:15 452:14

borrower 409:15

bottom 310:6 323:23

**boy** 336:17 383:13 416:16 417:8 422:9 473:14

**Boyce** 301:15

**breach** 391:15 392:2,

**breached** 303:11 304:14 305:3,13,15, 22

**breaches** 471:9,11, 12 472:4

**break** 317:23 318:4, 12 380:15,19,21 398:17 399:4 454:7, 23 455:6

**breaks** 482:9

**Brian** 324:14

bring 395:6

broad 366:5

**bucks** 377:3,4 391:25 393:12 421:16 430:14

building 338:18

**built** 339:5

**bullet** 416:8

**bunch** 309:4

burden 327:13

**business** 291:14 308:5 323:4 330:15 342:6 384:17 385:7

C

calculating 334:8

calculation 393:2

**calendar** 409:17 454:11

**calendars** 479:13 481:11

**call** 400:16 450:25 464:9

**called** 306:7 322:12 329:18 341:8 345:9 357:21 389:15 402:2 462:10

**calls** 349:24 350:3,9, 17,22 351:2

**capable** 290:7 458:22

capacities 325:3

**capacity** 303:5 311:2,19 314:4,7 315:20 331:25 332:9 345:8,9,20,24 351:3 363:3 371:16 378:3 388:22 393:14

Index: Capital..copy

399:25 406:5 480:4

Capital 288:6 290:23 294:10,15,21 295:4, 6,14,21,23 296:3,9 306:7 311:21 329:18 362:23 405:21 434:15 457:24 466:22 471:22,23

**captured** 308:10 334:16 370:11

care 445:20

**carefully** 372:11 468:11

**carried** 298:22 299:4,22 300:8 301:3.10 327:4

**case** 363:25 378:12 383:5

cases 460:19

**cash** 383:18 384:13 421:11

categorized 292:24

category 361:9

**caused** 470:16

**caveat** 427:17 441:21

**ceased** 305:11

Central 398:18 482:4

centralized 417:22

certificate 309:23 310:2,10 311:8 313:13 320:24 323:20 331:20 340:12,20 342:12 398:6 436:25

**certificates** 313:15 342:21

**cetera** 320:2 334:5 367:13 389:24 392:12,15 393:2 433:2

**CFO** 299:24 301:13, 23 302:15,18 303:6 311:12,20 313:7,10, 11,19 314:4 440:3

chagrin 345:11

chance 331:3 351:6

**change** 341:13,14 362:12 474:6

**changed** 299:17 476:21 477:6

characterize 333:12

characterizing 409:14

**charged** 299:2 333:21 364:9

charging 386:7

chat 309:18 355:11

**check** 426:5 479:12

checks 319:24

**chief** 303:2 331:23, 25 332:9

**choice** 345:15

circumstances

348:7 375:12,21 413:8

cited 472:7

claim 360:17

**claims** 358:21 359:14,25 365:16 370:16

**clarification** 332:6 378:18 423:8

**clarify** 337:20

**class** 400:14,19 427:21

**clause** 415:9

**clauses** 416:17

**clean** 304:11

**cleaner** 423:6,7

cleanup 406:9

**clear** 295:11 304:24, 25 322:2 335:5 417:11 431:4 432:15 479:25

**Cliff** 300:17

**CLO** 338:22 385:5

**close** 434:12,18,19 436:6 480:10

**closed** 360:3

closely 410:3 411:23

**collateral** 413:16 417:7

colleague 309:12

collectively 451:3

combination 310:5

**comfortable** 390:13 391:10 398:23

**commenced** 404:5, 11 405:6 433:10

commencement

441:7,9 443:4,8,18 455:23

**comment** 306:3 338:18 396:18 432:4

common 421:18

**communicate** 318:11 350:4

**communications** 348:7 441:18 442:6

**comp** 361:6,8,16 423:5

companies 311:20 314:13 315:7 325:4, 12 344:14 361:21 412:21 421:19,22 431:19

**company** 297:4 314:23 325:17 415:2

compared 404:18

**compel** 395:7

compensation

322:9 404:16,18 421:8,11,21 422:6,22 423:2,13 424:22 430:16 443:24 446:12

**complaint** 346:18 355:2,20 356:3 358:15 362:15,24 389:3 402:24 408:9.

16 433:23 448:15

**complaints** 356:5 407:6

**complete** 290:5 334:13 335:2 343:12, 15 357:14 364:23 379:10 405:16

**completely** 391:3 397:7

completeness 327:24

**complex** 401:25

complexity 363:24

compliance 327:14 371:8 393:3 411:14 462:12

**compliant** 319:25 334:11 418:2

compliantly 320:7

complicated 386:6

comport 303:6

concede 433:5

**concern** 333:17 358:6 359:2,18 360:25 361:13 362:8 365:21 370:21 390:9

**concerned** 411:24 453:14

**concerns** 347:6 348:11

concluding 328:11

conclusion 452:13

conclusions 305:18

**condition** 407:11 429:12,16 474:4 477:5

conditioner 423:20

**conditions** 413:6,10 473:15,17 475:20 476:11,12 477:4

confirm 401:8 462:3

confirmed 462:10

confusing 456:8

**connection** 294:17 353:7 426:9

consideration 360:3

**considered** 315:5 325:24

**consistent** 407:6 419:24

consolidated 447:22

contained 430:7

contemporaneousl y 442:12

**contend** 420:19 424:5 473:8

contended 367:3

contends 461:3

content 416:8

**contention** 403:13, 19,25 423:17 458:14 460:21 463:15

contentious 461:2

**context** 335:11 400:10 460:21,22

contingent 427:5

continuation 482:5

continue 290:4,20 389:22 400:6 479:7

contracted 471:15

**control** 297:2 307:6, 19,23 308:2 311:3 315:12,20 322:21 330:5,9 331:7 332:18 333:16 341:24 371:17 388:5 393:15 410:4 429:22 431:19

controlled 307:14 323:6 325:13 342:2 374:20 385:15

controls 320:2

convenience 481:3

conversation 457:12

**copy** 355:18 356:21, 22,23 402:20 434:7

Index: Cornerstone..demands

448:25

Cornerstone 427:19

corporate 312:7 320:18 321:7 323:7 330:8 342:3 345:21, 25 354:9 405:10 406:24 407:3,12 458:13 459:20 460:10 461:3,13 462:17 463:2,14,18 469:10

correct 290:24 295:4 301:11,24 306:8 313:3 316:5 322:13 325:14 328:15 335:15 337:17 339:24 342:24 351:19 374:6,9 389:18 398:2 402:15 404:12 405:14 412:9. 18 416:3 419:22 420:22 424:7 435:10 436:22 438:18 440:2. 17 442:3 447:6,10,19 449:7 450:6,11,13 451:7,10,22,23 452:4 456:3,13,22 457:5 458:9 459:10,13,16 465:24 468:25 469:6 470:9 473:6,19 476:4,16,24 477:12,

**correctly** 320:7 335:12 404:7,22 411:2 414:15

15,17 478:3

# correspondence 471:20

cost 385:11

**costs** 333:7 334:5 337:21 338:5,8

**counsel** 288:19 289:6,8,9 355:18

**counsel's** 353:25 354:16

# counterparties 377:2

**couple** 300:14,18 349:19,20 350:2 421:16 428:15 445:3

**court** 288:9 303:14, 21,24 355:25 366:13 374:24 381:17 395:7 396:5,8 482:15,19

cover 480:23

crazy 415:8

**create** 291:7 330:17, 19 413:15

**created** 307:9,15 322:24 330:11 339:6

creatures 365:5

credit 291:17 411:4

creditors 452:24

**crisis** 292:12

culpa 406:16

**cure** 377:15 392:21 393:6

**curing** 377:11,12

**current** 321:14,18 329:5,12 340:25 405:18

**curved** 374:24

cut-and-paste 406:17

#### D

**DAF** 339:2,5 385:2,5, 19,22 386:5,18 387:6 388:13

date 288:7 310:15 311:10 324:9 325:21 428:24

**dated** 408:16 439:17 464:21

dates 369:9,10

Dave 352:10

**David** 300:17

**Davor** 317:22,25 445:2

**day** 290:5 336:18 352:16 386:15 410:23 435:12 452:15 479:10,19,22, 23 481:4 482:8,10

days 349:19,20

de 297:25 298:4,7,17 333:5,7,15 334:7,14 343:21,22 376:24 377:3 391:20 393:20 410:13 411:25 412:2 413:18 417:20 421:13 458:20

dealing 372:22

**Deborah** 288:14,18 291:25 303:22 349:17 350:5 351:5 381:4 383:21 388:9 390:18 425:8 428:22 445:5

**debt** 333:6 334:5 421:19 453:10,16

debtholders 453:13

**debtor** 367:22 374:21 428:8,10 443:15 444:15

debts 297:8,14 315:14,21 316:3,8 318:17,22 326:7,12, 17 327:10 328:7 332:20 333:2,23 340:5 343:6,18 344:6

**December** 371:11, 15 373:21 374:12,17, 21,25 395:14 397:3, 25 439:7,17 440:6, 16,21 445:22 446:5 453:23 459:2,9,12,16 461:20,21 463:3 464:3,5,21,25 465:13 466:16 467:21 468:14,25 469:12

**decide** 385:21 386:16 417:16 480:3

**decided** 297:3 386:8 420:24 451:12

deciding 417:25

**decision** 387:5,12, 13,19 388:6,12 429:17

declared 368:20

deed 416:15

**deemed** 426:16 427:3,12

deeply 453:12

**default** 368:21 377:8 391:20 392:20 393:5 412:23

**defendant** 362:23 404:17

defendants 289:7

defense 347:11,14 358:6,20 359:3,19,24 360:12,25 361:6,13 362:9 365:21 366:2, 7,14 367:5 368:14 370:8,15,22 378:17, 20 379:16,18,23 389:20 391:7 406:20 459:21,25 460:8 461:3,8,9

**defenses** 347:7 348:9 357:22 365:11 375:22 376:9,17 378:11 380:4 389:14 390:9 398:12 443:3 459:20 461:13

deficiently 471:16

definable 385:10

**define** 298:7,17 317:2 414:21

**defined** 317:18 411:11 419:12 426:23

defining 377:14

definition 416:23

definitively 340:10

### **Deitsch-perez**

288:16,18 291:21 292:2 294:3,16,19,24 296:11,23 297:10 301:25 304:16 305:5, 25 309:15 311:5 315:16 317:21 318:5, 24 321:21 324:21 326:8,19 327:20 329:9 331:9 332:11 335:16 337:15 340:6 343:19 344:7 346:3 347:3,21,25 348:5,18 349:23 355:3,7,13 356:20 359:4 361:25 365:4 366:8,17,22 367:6 369:7,25 373:5 376:10,18 379:11 380:13,20,25 381:6 382:15 383:17 384:4, 9,22 385:17,24 386:20 387:8,14,18, 21 388:15 390:14,19, 21 394:3,10,17 395:12,18,22 396:3, 9,21 397:5,9 399:11, 19,21 400:3 401:11, 18 402:13,18 405:11 406:14 409:9,18,25 410:9 411:20 415:14, 25 423:21 425:14,23 426:17 428:5,21,23 429:8 430:25 432:13 433:11,16,19 434:8, 17 438:10 441:3,16 444:8,16 445:24 447:11 448:19,24 449:22 452:10 453:7, 24 455:19 456:4,10, 14 457:6,16,19 460:13 461:16,23 462:6,21 463:6,22 464:13 465:14,19,25 467:4 470:3.10 471:2 473:12 474:2.11.15 475:2,12 476:5,25 478:23 479:21 480:13,21,24 481:10 482:13,18

delegate 317:19

**deluded** 375:16

demand 333:19 348:12,15 368:15 414:10 439:8,11 440:7,9,17,23 441:6, 11 442:2 443:3 444:4 445:24 447:22 464:24 465:12,23 466:17 467:2,9,19 468:14,15 469:11 476:2,3,10,15,20 477:6,21,23 478:11

**demanded** 445:23 446:6,10 477:7

demanding 464:5

**demands** 468:24 469:5

Index: demonstrate..end

demonstrate 424:14 department 382:23, 24 383:2 411:12 417:23

**depend** 383:4

**deposed** 352:9,11, 19

deposition 288:5,20, 25 289:18,22 290:5 346:21 349:16 350:6, 16 351:8,11,14,18,21 352:4,7,14 353:2,3,8 363:7 376:19 386:23 399:5 400:4 408:12 444:19 454:24 479:14 482:21

depth 334:13

**describe** 291:13 332:24 410:12 456:17 461:12

**describes** 403:6 472:21

**describing** 429:3 432:8

deserve 344:3

**detail** 334:17 378:14 471:19

detailed 344:9

**details** 301:21 337:24 366:4

di 333:12

differentiate 333:24

dig 369:9

**direct** 329:23 337:21 338:7 341:18 371:17

**directed** 462:18 463:13,19 469:4

direction 463:21

**directly** 306:21 307:3 314:5,8,13 322:19 330:3

directors 431:22

disagree 324:11

disappeared 294:17

disclose 426:14

**disclosed** 412:15 426:21 427:9,13 430:24 432:11 433:3

disclosure 427:23 432:7,21,24 441:20 470:7

**discovery** 349:7,13 425:19,21 444:7,13

**discuss** 306:5 401:3 441:10,13 480:2

discussing 442:19

discussion 444:3

disrupt 400:4

distinguish 457:21

diversified 291:17

**doctrine** 365:17 370:17

document 309:12 310:7,21 313:20 317:6 320:18 345:4, 16 355:24 356:9,16, 18 357:5,9,13 363:10,16,20 364:11, 15,19,22 366:12,20 378:6,9 379:6,8 380:17 381:10 388:20 389:2,5,8,11 402:8 435:8 447:18 466:11 470:23 471:5

documentation 342:21 431:12,17,24

**documents** 320:19 334:18 348:7 352:24 367:23 370:5 425:11, 22,24,25 438:14

dog 387:15,16

dollar 386:3

**dollars** 391:22 393:10

**Dondero** 288:1,5,11, 19,22 289:1,15 290:1 291:1,23 292:1,3 293:1 294:1 295:1,3 296:1 297:1 298:1 299:1 300:1 301:1 302:1 303:1,17,20

304:1,11 305:1,9 306:1 307:1 308:1 309:1,20 310:1 311:1 312:1 313:1 314:1 315:1 316:1 317:1 318:1,11 319:1 320:1

321:1 322:1 323:1 324:1 325:1 326:1 327:1 328:1 329:1 330:1 331:1 332:1

333:1 334:1 335:1 336:1 337:1 338:1 339:1 340:1 341:1

342:1 343:1 344:1 345:1,7 346:1 347:1 348:1 349:1 350:1

351:1 352:1 353:1 354:1,24 355:1,17

356:1,14 357:1 358:1 359:1 360:1 361:1

362:1 363:1 364:1 365:1 366:1 367:1 368:1 369:1 370:1

371:1 372:1,10 373:1 374:1 375:1 376:1

377:1 378:1 379:1 380:1 381:1 382:1

383:1,22 384:1,6,7 385:1 386:1 387:1

388:1 389:1 390:1,5, 22 391:1 392:1 393:1 394:1 395:1,13 396:1

397:1 398:1,23 399:1 400:1,9 401:1,8

402:1,23 403:1 404:1,17 405:1

406:1,25 407:1 408:1 409:1 410:1 411:1

412:1 413:1 414:1 415:1 416:1 417:1

418:1 419:1 420:1

421:1 422:1 423:1 424:1,5 425:1,11

426:1,8 427:1 428:1 429:1 430:1 431:1

432:1 433:1 434:1 435:1 436:1 437:1

435:1 436:1 437:1 438:1 439:1 440:1

441:1,25 442:1 443:1 444:1,13,15 445:1

446:1 447:1 448:1

449:1 450:1 451:1 452:1 453:1 454:1,14

455:1 456:1 457:1 455:4 450:4 400:4

458:1 459:1 460:1 461:1 462:1 463:1 464:1 465:1 466:1 467:1 468:1 469:1 470:1 471:1 472:1,19 473:1 474:1,20 475:1 476:1 477:1 478:1 479:1,5,8 480:1,3 481:1,2 482:1

**Dondero's** 386:23 387:24 401:6 402:16

double-check 425:15

doubt 324:7 409:11

**dozen** 350:7 422:12 425:6 431:8

dozens 293:19,21

drafted 410:15

draw 452:12

driven 454:4

dropped 423:20

**DSI** 414:24

dual 321:23

due 297:24 316:14 327:4 344:13,21 358:22 359:15 360:2 366:15 371:20 372:5, 15 373:3 389:23 391:20 392:25 393:13,17,21 394:2 395:16 397:3 408:2 409:23 440:8 456:2, 12,21 457:4 458:8,20 460:11 461:14,21

Dugaboy 306:22 338:6 400:12,16,23 401:9,17 403:8,14,21 404:2 405:4 420:21 421:2,6 422:24 427:20 443:11,20 472:12,23 473:10,22 474:22,23 475:6 476:19 477:10,25

462:4 463:5 479:20

**duly** 288:12

duplicate 355:15

**duties** 297:6 303:2, 12 304:14 305:4,13, 15,23 328:12,14

Ε

earlier 320:24 324:12 367:18 379:19 406:8 415:10 436:24

early 337:2 356:9 374:11,17 467:21 468:13 469:12

easier 393:12

**Eastern** 398:16

**effective** 310:11 324:4

**effectively** 338:21 419:7

effort 424:13

efforts 382:5 424:18

eight-day 440:20

electronic 438:9,14,

electronically 439:2,3

Ellis 363:23 364:4

**else's** 454:11

email 353:9 445:17

emails 353:6

**employed** 308:17 319:15 322:2 383:12

employee 317:20 320:11 321:15,19,20, 24 329:5,13 340:16 341:2 398:5 422:6,22 458:21

**employees** 371:6 392:11 422:12 458:25 459:4,5,9 472:6

end 369:24 371:21 373:3,14 375:3,14 391:16,17 393:17 394:2,8,15 395:17 409:16,23 410:8 411:8 414:24 415:8 447:23 456:2,12,21 457:4 458:15 460:11 461:15 462:5,19,23

Index: ensure..forgiven

**ensure** 393:25

enter 452:19

entered 336:14 381:24 382:12 399:7, 15 400:22 401:16 403:11,14,20 404:25 405:4 407:10 472:11, 22 473:9,22 476:18 477:9,24

entering 400:11

**enterprise** 343:24 388:5

entire 431:21

entities 306:20 311:15,24 325:7,8 333:4,8 335:7,25 336:4,8,11,20 337:25 338:7 340:10 343:9 345:10 377:7 382:5, 25 384:19 385:16 406:6,24 407:13 423:3 426:15 458:21 472:2

entities' 407:4

entitled 414:7 480:17

entity 291:3 306:7,11 311:4 322:12 329:18 330:9 331:7 333:6 338:2 341:7,10,16 342:9 383:5 385:20 413:19 429:21 469:22

entity's 332:20

entrepreneurial 382:5

equal 360:7 448:7

**equity** 385:6 452:24 453:5

equity-ish 453:12

equivalent 360:21

error 406:17 471:24

established 405:15

**estate** 323:5 341:11 342:7 374:3 375:17, 18 385:8 392:12 468:6

**estimate** 290:21 296:8 350:14

**estoppel** 347:17 359:15 370:17

event 427:8

**eventually** 368:11 469:14

**evidence** 330:24 418:8

exact 406:21

**EXAMINATION** 

289:13

examining 480:11

**examples** 425:6 431:9

exceeded 293:25

**exchange** 337:7 339:12

**execute** 330:21

**executed** 403:16,21 404:3,9 405:9 411:7 455:7

**executive** 316:21 317:18 327:23 413:4, 9

**executives** 325:6 413:20 424:25 425:2 431:10 432:19

exercise 302:13

**exhibit** 309:13 323:17 345:5,6 353:11,12 354:4,6, 22,23 357:20 362:13, 16 377:21,22 380:10, 11 402:9,23 408:8, 10,12,15 419:5,9 420:3,7 433:14,15, 18,23,24 436:4,5,13 437:12 439:15 445:25 446:7,15,16 447:18 448:3,8,14, 17.19.20.22 450:5.8. 17 456:7 464:10,11, 12,13,17,18 466:8,9, 11 472:14,17

**exhibits** 433:21 436:3 464:17

**existence** 323:7 330:8 342:3

**exists** 461:4

**expect** 479:4,17 480:9

expectation 392:15

expectations 303:7

**expected** 338:6 393:20

**expenses** 316:23 338:16

**expert** 292:18

expertly 334:21

**experts** 421:24

extended 375:8

extent 301:8 312:11 313:23 316:7 325:10 332:21 334:6 338:25 361:16 371:2 391:12, 13 396:17 427:13

eyes 471:17

F

facility 411:4

**fact** 368:4,7 376:18 387:24 421:9 430:21 463:4

facts 348:8 358:5,25 359:17 360:11,24 361:12 362:8 365:20 366:6 368:9 370:6,20 375:12,20 376:8,15 377:11,16 379:17,22 380:3 390:9,15 391:6 398:10

**failed** 318:20 319:5 328:5,12

failure 360:2

fair 290:20 293:2,14, 18,21,22 296:20 297:4 311:9 312:2,5 313:8,24 325:22 331:8 339:19 342:23 344:4 372:21 392:10 406:25 410:5 411:19 415:11,22 427:11 428:3 429:3 432:10 439:6 447:4,7 449:19 451:17,24 452:12 458:5 459:19 461:5 465:9,18 469:3 474:20 475:4,8 478:14 480:23

fairly 409:14 422:12

faith 360:20

**fallen** 316:9

falls 361:9,17

familiar 297:7 306:6 315:14 318:17 322:12 329:18 341:7 433:8

familiarize 297:14 298:21 315:21 316:2 318:22 326:6,17 327:10 328:7,13 332:19,25 344:5

familiarizing 333:22 340:4 343:5

family 314:12 321:8

fast 381:3

faster 361:19

fault 295:12 441:24

favor 296:3 447:2

features 417:8

fee 338:9 339:2

feel 290:3

feeling 289:3,17,21

**fees** 308:11 317:3 386:7

**fide** 373:8 418:18,19, 20 419:23 421:19 457:10

**figure** 429:17

file 363:15

**filed** 346:17 355:20, 24 356:2,5 362:14 366:12 374:20 416:15

**filing** 357:5 364:10

389:7

**finally** 360:15

financial 292:11 299:10,12 300:11 303:2 327:18 331:25 332:9 337:10 382:7 412:8,17 428:11 429:6,15 430:7,19,22 432:6,12 458:22 470:8

financials 299:25 300:20 340:9 343:13, 15 411:3 412:11 430:11 431:5,7 432:17,24 433:4 470:20

financing 451:25

financings 453:2

find 434:6

**finding** 471:9

**fine** 341:17 369:13 395:11

**finish** 290:15 340:24 479:4 482:7.10

finished 480:16

firing 315:5 325:24

**firm** 363:15

firms 334:12 389:23

fits 454:11

flip 436:2

**focus** 292:19 344:3 390:6 430:3

focusing 334:8 357:25 413:21 422:16

follow-up 388:8

footnoted 430:12

forcing 290:6

forgave 422:4 430:15 432:11

forgivable 404:20

forgive 421:20 427:3

forgiven 422:21

Index: forgiveness..hear

423:4,11 425:4 427:7,13,24 429:11 430:6,24 431:5 432:22,23,25 433:4 473:16

forgiveness 361:7 429:4,20 430:4 431:9,22 440:13 443:24 446:13 465:6, 7 467:25 474:5 475:20 476:12 477:6

**forgiving** 424:6,15 429:18 431:13

form 294:4 296:24 297:11 306:2 311:6 315:17 318:25 321:22 324:22 326:9. 20 327:20 329:10 331:10 340:7 343:19 344:8 361:25 366:9. 18,23 367:7 370:2 373:6 376:11 379:12 384:23 385:18.25 388:16 390:15 399:12,22 401:12,19 405:12 407:21 409:10,19 410:2,10 411:21 415:15 416:2 426:18 428:6 429:9 431:2 434:17 438:11 441:4 447:12 449:23 452:11 453:8.25 455:20 456:15 457:7 459:18 460:14 461:17,24 462:7,22 463:7,23 465:15,20 466:2 467:4 470:4,11 471:3 473:13 474:3. 12 475:13 476:25

**formal** 335:22,23 336:2 381:18 384:13

formally 382:18

formation 315:2

**formats** 291:19

**found** 291:6 392:18

founded 290:23

Frank 299:20 300:20 301:23 302:10 309:7 310:13 312:7 316:9 325:8 327:13 334:2, 22 335:10 336:18

338:4 340:8,14 343:10,11,16 397:24 398:7 415:3 436:16, 21 437:13,25 438:25 441:15 442:16 443:5 456:18 462:10 466:20 470:17

Frank's 299:18 300:10,14,25 437:23 438:3

frauds 327:25

**fraudulent** 360:17, 19

free 479:16

**Friday** 479:17 481:2, 8,19

friendly 413:13 417:21

frivolous 470:2

front 348:2 389:21

frozen 302:3

**fulfill** 318:21 319:5 328:5,12

fulfilled 302:25

full 431:19 479:19,22

**function** 333:25 334:19

functional 401:23

functions 459:6

**fund** 306:7 317:3,4 466:22 471:23

**funds** 308:6,8,10,16 309:4 312:23 320:19, 20 327:16 336:13

G

gained 385:11 game 474:13

gather 424:13

gave 382:2 392:20 394:20 395:2,21 413:25 430:13 440:20 geez 480:21

general 293:7 296:20,25 308:15 312:7 343:20 344:10, 17 364:7 376:24 403:7

generalize 384:24

generally 297:12 323:3,5 325:15 326:10,12 327:6 329:20 332:21,23,25 344:15 357:7 363:21 364:12,18 373:15 389:6 426:19 461:10 472:21

give 331:3 334:25 337:24 342:22 366:6 369:8,10 382:2 394:12,19 395:14 397:16 405:16 440:25 451:12

**giving** 399:25 422:22 423:13

**glad** 351:22

**good** 308:15 312:8 330:23 360:20 382:8 393:3 413:19 423:22

govern 472:5

**grace** 414:10 440:20, 25

grade 291:17

green 289:2

Gregory 322:6

grounds 312:18

**group** 299:18 300:4, 11,14,21,25 316:10 319:25 334:2,23 335:10 336:19 338:5

guarantee 417:8

guaranteed 416:16

guess 304:20 310:4 312:11 333:3 347:19 375:25 393:7 429:10 437:25 451:18 456:23,25 457:2,10, gulf 382:10

guys 346:23 432:2

Н

**haggled** 418:6,9

**half** 350:7 430:14 479:23

**half-hour** 380:19,21 398:17

hand 355:16

handle 363:23,25 382:24

**Hang** 355:7 402:18 428:21

**happy** 317:25 406:3 479:25

hard 355:18 356:22, 23 402:20 416:14 434:6 448:25 457:20

Harvard 385:4

hats 324:20

**HCMF** 331:24 332:3, 10 339:19,25 457:21

HCMFA 306:11,13, 19 307:4,6,8,14,19 308:2,17,18,22 309:2,8 310:10,14, 19,23 311:3 313:20 314:8,17 315:10,13, 20 316:13,18 317:9 318:15,22 320:22 321:9,16,20 322:7 333:10,17 336:23 339:22 404:10,11 405:13 457:9 465:24 466:3,4

**HCMFA's** 308:5 311:12 315:14,21 316:3,8 318:17 319:9,12,17,20 333:12

**HCMLP** 333:11,19 404:21

**HCMS** 288:20 329:17,21,24 330:3, 5,11 331:5,14,18

332:6,9,18 335:11,14 336:16 337:6,13 338:14 339:11,19 340:3,16 341:3 353:14,17,23,24 362:14 363:14 364:11 365:10,15 366:12,25 367:14,25 369:15,18,23 370:21 371:12,17,19,24 372:13,21 375:14 379:19 385:22 403:22,23 405:20,25 433:8,10,24 434:15 435:2,9,18,23 436:10,22 437:3,14, 16 439:8,18,25 440:7,20 441:5,11 442:8 443:2.10.19 445:23 446:9 447:21 451:2 452:7 453:6 457:3,14,17,21 461:8 465:11 473:5

**HCMS'** 340:5 363:3,7 443:2

**HCMS's** 330:8,15 333:2,23 353:18 372:2

HCRE 288:20 341:6, 8,16,19,24 342:2,16 343:7,13,15,18 354:8,9,14 378:4,21 381:11,22,23,25 382:13 383:3,5,11,15 384:7 385:9,21 386:3 404:3,5 405:19 406:2 447:21 448:2,5,11,16 449:13 450:9,15,21 451:2 452:7,17,18 453:2,5 455:7 456:5, 20 459:3,12 464:20 465:11 473:5

**HCRE's** 342:6 344:6 377:23

**HCRE-TYPE** 385:20

head 292:2 306:4 311:25 317:14,16 325:19 340:23 369:17,21 376:8

**hear** 289:15 303:14, 19 335:11 395:24 396:4,5,7,9,10,11,22

Index: heard..investor

**heard** 303:16 352:20 462:9

**held** 312:17,22 313:5, 18 314:12 320:14,16 325:11,17 465:2

**helped** 339:16

**Hendrix** 352:19

hereunder 414:14

**Hey** 380:13

**HFAM** 335:20 470:15 471:9,13,15

Highland 288:6 289:9 290:23 291:3, 7,14 292:5,15 293:16,20,25 294:10, 14,21 295:4,6,7,14, 21,23 296:3,9 297:3, 7,9,15,23 298:2,4,10, 20,22,25 299:4,22 300:8 301:3,9 302:12,18,24 303:12 304:14 305:4,12,14, 23 306:7 308:14 311:19,20 313:7,19 314:5,12,23 315:8 319:15 320:12 321:7, 8,15,19 322:8 325:2 327:5 329:5,13,18 335:15 336:11,16,24 337:7,8,12,22 338:2, 10,13 339:3,7,12,13, 16,17,20 341:2 344:13,22 356:2,5 358:15 360:6 362:23 367:2,11,15 371:7, 19,25 372:2,7,13,20 374:6,12,15 375:4,13 376:25 377:8,13,14 381:12,22,25 382:13, 14 383:12,15 384:8, 16 385:23 386:17 387:6 388:12 391:24 392:16 393:16 395:15 397:2 398:4, 5,9 400:14 404:5,11 405:21 408:4 412:2 415:5 419:11,22 420:2,12 421:14 422:4.20 423:12.18 424:6,15 426:21 429:6 430:7,10 431:13 432:11,24

433:10 434:15 435:3, 9,19 437:4,17 439:8 440:4,6,17,19,24 442:2,7 443:2,9,17, 18 445:23 446:6,10 447:2 448:6,12 450:10,16,22 452:3 453:4 456:17,18 457:24 458:4,16,23 460:23 461:4 462:3, 18 463:4,9,11,19,20 465:2 466:16,22 467:19 468:14 469:19 470:15,16 471:13,16,21,22 473:4,6 475:9 476:2, 15

Highland's 291:9 298:16 301:13 302:14 303:6 311:12 313:6 327:18 346:18 349:12 354:25 358:14 362:15 370:25 389:3 402:24 403:17,22 412:8,16 426:2,10 432:17 435:14 441:11 476:19.23

highlighted 306:4

**highly** 334:10 391:22 417:18,19

hired 297:3

**historic** 322:5 431:5, 7

historically 454:3

history 422:3

**hold** 294:16 329:6 355:14 423:18 481:9

**holders** 400:14,19 427:21

holding 392:5

**holds** 314:22 315:7

honorable 428:9

**hope** 335:8 348:23 351:24 396:15 445:13

hour 454:9.12

hours 290:13 349:20,

21 350:19,20 479:4,9 480:9 481:17

house 308:7 424:25

housed 308:6

hundred 391:21

hundreds 293:15 312:12

**HVIN** 469:15

ı

idea 300:21 331:15 410:15,19 416:7 435:21

identified 310:14 324:2 348:16 353:24 459:19 461:2.7

identifies 317:8

identify 299:6 300:3 313:4,17 314:21 321:14,18 328:10 329:12 331:16 340:25 341:5 342:14 366:6 396:24 422:2, 18 471:5

illiquid 361:18

imagine 290:12 313:21 319:23 320:3 336:17,21 342:18 367:16,17 383:13

**impact** 476:22

imperfect 365:5

implying 475:16

important 423:15

importantly 440:12

improper 391:4

**in-person** 350:9,12

inaccuracy 378:18

inaccurate 357:10 364:15,19 378:9 379:6 389:12

inaudible 338:23

Inc.'s 362:24

incentive 361:18

incentives 361:17 421:21

include 297:7 318:16 420:24 427:2 432:7

included 354:13 412:8,12,16 414:18 415:13 430:10 432:17,19 470:7

includes 473:3

including 348:15 421:5 459:8,13,16

inclusive 350:16

income 322:3,4 343:24 386:19 387:7 388:14

**incorporated** 366:2 392:24

incumbency

309:23,25 310:10 311:8 313:13,14 320:23 323:19 331:19 340:12,20 342:11,20 398:6 436:25

incur 316:12,18

incurred 337:22

indefinitely 373:12

independent 385:19

indirect 329:23 341:19

indirectly 307:3 322:19 330:3

individual 345:8 351:3

industry 317:16 404:19,21

inform 326:12 443:9

information 344:20 378:13 414:25 424:14 427:18 470:13

informed 443:2

**initial** 419:15

**inkling** 413:14

inordinate 392:6

insignificant 424:20

installment 369:24 409:16,22 453:22 456:2,12,21 458:8 460:11 461:20

instruct 371:10 393:15 442:21 443:9 445:21 446:4 461:19

instructed 371:24 372:13 397:2

instruction 372:20 397:16

instructions 395:15

intended 325:20 418:19,20 473:23

**intent** 339:9 377:5,6 414:12

intention 418:14 482:10

intentionally 304:19

interacted 402:4

intercompany 422:5,17,20 423:4,11

interest 329:24 330:3 341:19,21 400:14 408:2 419:10 440:8 450:9 452:20 453:10

interests 306:18 307:4 453:5

interject 390:25

interjecting 445:4

interrelated 423:3

interrogatory 426:5

interrupt 422:14

investment 291:16 330:22 401:9

investments 330:21 339:17 342:7 361:19

investor 292:21 338:24 385:4

Index: investors..maker

investors 330:24 331:2

**invite** 396:19

involved 325:9 328:2 339:17 355:21 373:16 386:12 406:10 459:5

issue 306:5 332:22 335:7 360:8 399:9,17 400:24 405:5 410:22 423:15 424:10 433:9

**issued** 467:20 468:15

**issues** 333:7 348:16 386:9 468:2

item 430:16

J

**James** 288:5,11 404:17

**January** 291:10 450:23

**JEFFRIES** 472:15

Jim 302:3

John 291:21 317:21 335:17 347:21 369:8 376:18 380:13,14 386:20 387:22 390:21 395:23,24 396:3,6 397:5 406:16 445:3,9 457:19 478:23

Jonathan 322:6

**judge** 363:22 443:12, 17 480:18

judgment 305:17

July 420:13 428:18

jumps 390:2

juncture 355:22

June 436:10 437:17

justification 347:17 365:18 370:7 389:16, 20

### K

keeping 432:2

key 377:16

**kind** 335:3,6 366:5 384:19 414:14 425:3, 11 432:21

kinds 327:25

Klos 300:17 352:10

knew 311:9 313:24 325:20 334:6 336:19 391:23 392:18 439:11 440:11,12,16 442:12,13,17 451:16 454:2

**knowing** 294:5 299:2,21 300:6 301:2 316:7

knowledge 300:24 301:6 312:4 323:8 340:13 341:22 349:2, 14 351:16,20 367:22 368:24 373:20 397:15 410:11 420:15 437:8,9 438:6 457:5 465:17,22 466:6 468:13,20,24 469:5

knowledgeable 373:16

Kristin 352:18

## L

**L.P.** 288:6 290:24 306:8 311:21 322:13 324:4 471:22,23

lag 301:25

lagging 478:24

Lamensdorf 322:6

largely 291:16 308:6 370:10 397:20

larger 460:22

largest 292:4

late 288:22 336:25 356:4 374:6

**Lauren** 320:9

law 335:21 389:23

**lawsuit** 403:17,22 404:4.11 433:9

**lawsuits** 399:9,17 400:25 405:5

lawyer 390:24 391:4

lawyers 312:6 350:23,25 365:5 383:6 406:10

layers 401:25

lays 475:20

**learn** 367:14,25 440:5

**learned** 312:17 368:6 442:23

**leave** 288:24 370:13 380:9,25

left 456:5

**legal** 383:2,7 410:18

legitimate 467:25 468:3 469:16

lengthy 356:18

lens 421:12

letter 412:14 426:24 439:16 441:6,12 442:7,11,13,22 443:3,13,17,25 444:4,6,9,15,17,24 445:16,18 464:3,20 465:4,23 466:18 467:2,6,10 472:4

**letters** 299:25 426:9 464:5 465:12 469:11

level 423:2

levels 317:20 404:19

**liabilities** 299:9 327:4

liability 412:20

lieu 361:8,16 416:15

life 427:19 470:24

likelihood 312:15

**limited** 413:16 417:7 427:18

limits 317:12

lines 331:4

liquidity 339:16

list 354:12 418:25 424:19,20 425:10,17, 18,20 426:4

**listed** 354:18 419:5 420:3 425:16 430:17 440:9 445:25 446:6 450:5 466:17

listen 372:11 468:11

listing 353:4

lists 344:20

**litigation** 289:9 356:7 414:19 441:7, 10 443:4,8,18 455:23

**LLC** 341:8,11

loan 365:23,25 416:18 421:19 422:5, 18,20 423:11 430:4, 5,15,23 431:9 435:2, 18,24

loaned 452:7

loans 298:22 299:3, 22 300:7 301:3,9 344:12 371:3,9 404:20 406:11 420:17 422:17 423:4 424:7,16 427:3,12 429:4,11,18,19,24 430:23 431:5,13,21 432:7,11,15,17,18 448:12 450:21 452:19,20,22,23 477:10 478:2,8,11,16

**logical** 377:6,9 391:18 413:20

long 301:20 380:18 397:17,18 427:5 434:5 479:19

longer 478:25

looked 340:19 396:23 431:4 439:10 455:11 464:2 **lot** 291:22 297:23 311:14 416:3 452:14 467:23 482:8

loud 414:9

love 428:25

low 312:15

lower 452:14,20

**lunch** 380:19,21 398:17

**Lynn** 363:22 443:12, 17

#### M

made 333:19 346:4 367:15,25 368:24 369:3,5,15,18 372:18 387:12,19 388:6,11 392:6 393:25 395:16 397:22 424:13,18 432:19 434:15 439:8 440:6,17 442:2 445:4 460:20 465:6 466:17 468:14 470:18 476:10 477:16

**major-** 307:2

majority 307:4 330:2 341:21 400:13,18 427:21

make 288:15 305:17, 18 341:14 357:14 358:12 364:23 371:11,13,18,25 372:14,21 375:13 377:16 379:10 387:5 393:7,10,16 394:7,15 395:15 397:2 400:15 409:15 410:8 411:17 429:17 440:21 441:17 445:22 446:5, 9 455:12,25 456:11, 19,20 457:3 458:7, 11,15,17 460:10 461:5,20 462:3,10, 11,19 463:3,4,11,19 465:7 466:25 476:15, 20 479:15 481:2

**maker** 295:22 296:2 414:9 429:21 437:14 467:3 474:24 475:10

Index: makers..Nexpoint

477:17
makers 451:7,25
makes 342:7
making 377:13
461:14 467:19
maliciously 304:20
man 383:22
manage 293:4
421:21

management 288:6 290:24 292:5,18 294:11,22 295:4,14, 21,23 296:3,10 306:7 308:11 311:21 329:19 362:23 405:22 412:14 426:8, 13,23 431:21 434:15 457:24 458:4 466:22 471:22,23

managed 308:9,16

325:13,18 327:16

manager 291:19 293:2 309:3 421:14

managers 309:5 322:5 421:21

**manages** 330:16

March 435:3

Mark 306:15 383:11

marked 345:4,6 353:12 354:6,23 362:16 377:22 380:11 402:23 408:10 433:15 446:16 464:12 466:9

market 339:5 384:16

marketed 330:18,20

marks 288:3

**masked** 422:9

material 332:22 344:2 365:22,24 368:4,7 369:2 412:7, 10 425:7 426:16,23 427:4,12 430:6,9 431:8,9

Matt 342:18

**matter** 288:5 293:7 296:20 350:18 467:15

**matters** 302:2

Mcgraner 342:18,23

mea 406:16

means 384:2 395:20 458:4

meant 332:3 456:7 474:4

mechanism 429:18

meet 350:11

**meetings** 350:16,22 351:2 481:5

members 425:2

memorized 347:23

memory 356:13

mentally 289:24

mentioned 335:10 367:18

met 349:17

Michael 322:6

mid 374:21

middle 374:24 404:15

migration 364:6

Mike's 387:14

million 294:2,8,11 296:15,18 298:12 377:3,4 391:25 392:5 393:4,12 405:17 407:22 408:18 412:4 413:5,11 419:17 420:12 421:16 429:24 430:14

mince 393:9

mind 324:13 392:21

mine 434:19

minimis 297:25 298:5,17 333:5,7,12, 15 334:7,14 343:21 376:25 377:3 391:21 393:20 410:13 411:25 412:3 413:18 417:20 421:13 458:20

**minimus** 298:7 343:22,23

minute 291:24

minutes 318:3 370:5 387:10 454:8

misleading 390:25

missed 425:9 456:24

missing 389:20

mistake 448:22

mistaken 397:10

Mitts 324:14

mixed 430:15

modest 382:6 385:11

modification 417:4 475:15,16,21

modified 357:14 364:22 379:9 473:10 474:8 476:21

modify 473:14,23

moment 357:16,25 359:11 364:20 366:4, 10 375:23 379:25 422:2 461:18

Monday 479:15

monetize 361:18

money 292:18,25 293:4 295:3,7,8,13 296:9 331:4 336:24 337:7,16 360:7 382:11 391:21 419:22 420:2,6 421:19 448:6 450:16 452:7,14 460:22

**moneys** 337:19 470:15

monitor 288:8

monthly 299:13

months 428:15

**MORRIS** 288:14 289:5,14 291:25 294:18 295:2 303:18,

22 304:4 305:8 309:11,17 317:24 323:17 337:17 345:3 346:5,8 347:24 348:4 349:25 353:10 354:4, 21 355:5,9 359:6 369:12 372:8 374:4 375:19 376:22 377:20 380:12,16,24 381:4,15 383:19 386:25 387:16 388:3 390:3,17,20 391:3 393:22 396:7 397:7 398:15 401:5 402:9, 15 403:3 405:14 406:18 408:7,11 414:4 423:23,25

414:4 423:23,25 425:8,17 426:7 432:3 433:13,18,20 434:9, 24 436:13,19 437:11 439:14 444:12,22 445:12,20 446:2,14, 20 448:17,21 454:13 456:6 462:14 464:9, 15 466:7,10 468:10

472:13,17 474:18 476:7 479:3,12,24 480:14,22,25 481:6, 12,15,22 482:3,16

mortgages 452:25

**motion** 374:20,24 395:7

mouth 302:5

**move** 322:11 372:8 374:4 375:19 386:24 393:22 432:3 433:7 440:15 462:14 468:10

**moved** 364:3 468:22 470:15

**moving** 302:5 468:7

mucked 469:20

**multiple** 311:15,23 320:4,5 324:20 325:5,6,22 375:7,8 406:10

**mute** 395:22,23,24 396:2,14 481:11

**mutual** 308:6,7,9,16 317:3,4 336:12

myriad 335:2

Ν

names 299:14 342:22 425:19,20 426:4

Nancy 288:19 355:14

**narrow** 313:16

**nature** 308:5 323:3 330:15 342:5

nauseous 289:4

**necessarily** 413:7 475:21

necessity 376:20

needed 372:18

negotiate 417:13

negotiated 418:6,10

negotiating 411:23

**negotiation** 416:22 417:2,4

negotiations 417:2 451:22

**netting** 392:9,15

news 428:14

Nexbank 431:18 432:6,18,20

**Nexpoint** 322:11,12, 15,18,21,23 323:6, 10,15 324:3,9,15 326:2,4 327:7,16 328:6,13 329:6,14 335:20 336:23 339:22 341:11 346:2, 17 353:17 381:23 382:8 383:6 384:16 385:8 389:8 391:24 393:15,25 394:8,16 395:16 396:25 397:3, 13,16,22,25 398:8 403:16,17 405:18,25 407:17,21,24 408:4, 9,24 409:8,24 410:5, 7 411:18 419:11.20. 21,25 420:5,11,16 439:12 447:21 451:2

452:7,13,18 453:2,5

Index: Nexpoint's..paragraph

455:25 456:11,19 458:25 459:4,9,24,25 460:7 461:8 467:6,8 473:5

Nexpoint's 323:4 326:7,12,17,22 327:2,9,10 328:7,14, 18,22,25 329:8 345:20,24 346:14,20 347:2 348:8 349:3,12 388:22 389:2 412:3, 17

night 290:10

nods 292:2

nominal 386:4

non-payment 414:11

non-privileged 442:6

nonetheless 334:15

normal 316:22

**note** 306:5 349:3 368:16,18,19,22 369:23 371:12,21 372:2,16 397:3 407:17,21,25 408:16, 23 409:2,6 410:7,15 411:11,18 412:4,15 413:5,6,11,15,18,24 414:18 415:9,13 416:9,12,14,18,24 417:9,14,17 418:4, 17,18 419:4,8,20,23 420:6,20,25 421:5 434:3,14,22 435:14 438:18 440:14,23 446:25 447:5,8,16 448:8 449:12,15 450:3,18 451:12 455:6 457:10 467:2, 3,9 470:18 475:21

**notebook** 355:4 464:14

**notes** 293:12,15,19, 24 294:23 295:22 296:3,22 297:17,25 298:4,12 305:18 327:6 334:5 348:12, 15 353:5 356:6 358:7,8,9,16 359:10

360:8 364:7 367:4 368:15 373:8 376:24 377:12 391:13 399:9, 17 400:24 402:6 403:15,21 404:3,9 405:5,9,10,17 408:3 410:22 411:7 414:23, 25 415:4.18.21.23 416:21 417:12,20,21 418:9,13,16,19,20,25 419:5,12,16 427:24 433:9 439:9 440:9 442:3 443:10,19 445:23,24 446:11,18 447:17,23 448:7 449:4 450:4,10,25 451:3,6,9,16,19,21, 25 452:3,9 453:11, 19.21.22 455:3 457:9 461:22 462:4,18 463:2,12 464:6 465:2 466:17 467:20 468:15 469:16 470:8, 18,22 472:24 473:3, 5,11,18,25 474:21 475:5,9,11,16,19 476:2,6,14,23 477:7, 11,14,15,16,20,21,24 478:3,9,11,17

**notice** 353:14,18 354:7,13 363:7 367:3 375:4 377:8 414:11, 12,13 443:19 480:19

**noticed** 406:15

**notices** 345:2 353:3 414:13 464:24

notion 423:16

notwithstanding 375:12 379:16

November 375:4

nuance 478:5

**number** 298:14,21 299:3 362:17,18 408:8,12,13,15 464:4

**numbers** 392:20 425:3

**numerous** 365:25 368:25

#### 0

object 296:23 297:10 305:25 311:5 315:16 318:24 321:21 326:8, 19 329:9 331:9 340:6 344:7 366:8,17,22 367:6 369:25 373:5 376:10 379:11 384:2, 22 385:17,24 388:15 390:14 399:11,19,21, 22 401:11,18 405:11 409:9,18,25 410:9 411:20 415:14,25 426:17 429:8 430:25 432:13 438:10 441:3. 20 445:11 447:11 449:22 452:10 453:7, 24 455:19 456:4,14 457:6 460:13 461:16, 23 462:6,21 463:6,22 465:14,19,25 467:4 470:3.10 471:2 473:12 474:2.11 475:12,13 476:25

objected 312:18

**objecting** 409:12 445:6

objection 294:3 324:21 327:20 343:19 347:4 348:25 361:25 387:8 428:5 434:17

**objections** 346:4 348:19 353:25 354:17 383:21

**obligation** 371:20 426:13

obligations 294:14, 21 295:20 297:8,15, 23 315:15,22 316:3, 8,12,19 318:17 326:7,13,18 327:3,11 328:8,15 332:20 333:2,11,15,18,23 334:4,13 340:5 343:6,18,22 344:6,12 366:15 367:4 377:2 469:19 470:2 473:24 474:10,24 475:11

obligors 356:6

418:13,14 459:20 460:10 461:3,13 462:17 463:2,14,18

**obligors'** 458:13,14 469:10

**obtained** 312:3 374:16 435:18 448:12 450:22

obtaining 452:19

**occurred** 368:13

October 288:7 374:8

odd 422:25

odds 413:15

offense 432:4

officer 303:2 310:4 312:8 320:22 321:16 329:6,14 331:13,17, 25 332:9 340:16 341:3 342:15

officers 311:14 459:8,12,14,15

offline 480:2

Okada 306:15,22

omission 406:22

**omitted** 405:25 406:7,12 407:3,5

**operating** 299:13 316:20,23 343:23

opinion 447:14

oral 336:15 337:4
361:22 399:7,15
400:10,22 401:4,16
403:7,10,13,19,25
404:8 406:20 407:10
420:21 443:10,20
472:11,21 473:8,21
474:22 475:6 476:18,
22 477:8,24 478:7,
10,15

orchestrate 314:19, 25

orchestrated 327:14

order 374:13,16

ordinary 372:23

original 356:2 407:21 473:11,18,24 475:4,8

out-of-pocket 338:8.16

outline 480:20

outstanding 295:17 407:25 419:10 440:7 447:22 450:9

overcharged 391:24

overlay 343:20

overpayment 392:4

overstatement 460:17

400.17

**owe** 294:10 296:9 426:3

**owed** 297:8,15 375:14 419:11,22 450:10 460:23

owing 327:4 344:21 366:16

ownership 306:18 307:4,21,24 317:18 329:24 341:19

owns 306:13 322:18

#### Р

**p.m.** 381:9 398:20 454:17 482:21

pages 435:21

**paid** 338:8 373:13 392:16 418:21,22 460:20 462:11

paper 338:22

paragraph 357:17 358:19 359:12,13,23 360:13,16 361:14 362:9 365:2,15 370:8,14 378:20 379:14,24 390:4 403:4,6 404:14 407:14 409:13,20 412:23 414:6,7,17 421:10 422:8 423:10 455:11,14,18 472:14, 18,21

Index: paragraphs..private

**paragraphs** 357:20 365:10 375:22 380:2 390:7,10,16 398:12 416:9

paraphrase 394:23

parsed 471:25

part 334:19 337:4 340:8 358:22 359:15 360:2,18 365:17 370:17 412:10 414:19 418:21 423:4 427:20 443:23 444:2 454:4 456:8 468:3

participate 289:24 350:21,25

particularized 468:24

parties 297:24 339:6 413:14 415:4 418:7

**parties'** 473:10,23 474:9,23

partly 389:23 454:4

partner 361:6

**Partners** 341:8,11 455:7 464:21

party 452:2,6

**passed** 338:5

**passing** 363:22

past 296:6 338:20

patient 372:10 383:20

**Patrick** 301:15 383:11

**pay** 336:23 337:6 338:7 366:14 367:4 369:23 383:15 384:7 385:22 393:5,12,18, 19 419:7

**payee** 295:24 422:21 466:25 474:25 476:2 477:16

payees' 475:10

paying 339:2

**payment** 337:13 371:11,19,25 372:14,

21 373:3,11 375:13 391:16,20 393:16,25 394:8,15 395:16 397:2 409:16,23 414:11 439:9 440:7, 21 442:3 453:22 456:2,12,19,21 457:4 458:8,17 460:11,17 461:5,14 464:5 468:15 475:18 476:3, 16

payments 369:24 373:18 377:13 410:8 445:22 446:5,10 454:3 458:15 460:16 461:21 462:3,19 463:4,11,20 469:18

peak 292:3

**people** 293:5 299:6, 8,15,18 300:10,13,14 303:18 342:19 407:9 416:10,11 421:12 424:23,24 426:15 458:22 459:7 470:16, 18

people's 424:21 perceived 396:16

perceives 396:18 percent 298:13,16

percentage 306:17

percentages 306:23

Perfect 402:12 482:12

**performance** 385:9 416:16

**performed** 471:16 472:7

**period** 293:16 307:18,25 330:8 367:20 401:13,15 420:13 421:17 440:20,25 479:18

periodic 454:3

periods 304:21

**permissible** 386:22 387:23

person 300:4,17,18

311:3 315:12,20 316:24 331:16 332:17 333:16 364:8 371:17,18 373:19 388:5 393:15 396:24 397:15 410:4 443:5 458:22

**personal** 358:8,9 386:23 387:24 480:4

personally 297:3 301:7 324:2 327:17 363:19 371:10 393:24 405:6 417:16

personnel 372:7

perspective 333:13 334:3 377:7 405:17 473:21

**petition** 311:10 324:9 325:21

Phillips 364:5

**phone** 350:2,9,17,22 351:2

**phrase** 347:15

physically 289:23

pick 476:20

**picked** 335:8

**pile** 362:13

**PJ** 434:10

place 476:9

plaintiff 289:8

**plaintiff's** 355:19 358:21 359:14,25 365:16 370:16

plan 468:8

play 474:13

players 472:2

pleasure 381:4

**point** 288:25 290:22 309:8 318:2 320:15 377:19 406:19 427:7, 24 433:5 468:7

**points** 416:9

**policy** 317:6

**portfolio** 308:10,16 309:3,5 322:5 361:21

**portion** 303:16 308:15 351:10

position 298:3 311:23 312:16 313:17 314:11,21 320:14 321:7 325:25 329:6 367:9 403:10 407:9

**positions** 297:5 312:22 315:6 316:21 320:17

possibly 423:3

post 309:17

pot 468:8

potential 330:23

**practice** 317:17 404:20 423:16,17 424:6,15,22 429:4 430:4 431:13

practices 411:13

precedence 477:5

**precedent** 429:12,16 477:5

precipitate 314:25

premarked 309:13

**prepaid** 366:15 391:13 406:11 418:22 461:9

preparation 328:2 350:5 353:7

**prepare** 349:16

**prepared** 299:12 334:16 338:3 346:25 347:20 348:6,14,22 349:11 354:17 356:9 363:9 376:6

**preparing** 299:10 320:4 340:9 350:15 363:20

prepay 389:17

**prepayment** 366:21 367:5,15,22 368:2, 10,15,24 370:10 378:12,16,20 379:18

459:22,25 460:8

prepayments
365:23,25 367:13
369:2,15,19 378:15,
23

**prepays** 389:19 392:24,25

presence 384:15

present 431:24 476:11

presentation 431:4

presentment 414:10

president 291:10,15 292:6,14 293:16,20, 25 297:6 298:19 302:12,23,24 303:13 304:15,22 305:2,11, 24 308:21 309:6 313:6 315:10 323:12 325:2 326:4 332:17 337:12 338:13 422:3, 19 423:12 469:21

presidents 317:18

pretty 460:24

**previously** 319:15 408:3

**Price** 337:23

Pricewaterhouseco opers 469:25 470:5, 6.19

primarily 322:7 339:14 368:18,19 383:10 440:3

**principal** 293:23 295:17 360:7 407:22 408:2 419:10,16 440:8 450:9

prior 300:5,15 302:20 307:21 311:10 315:23 324:9 325:20 389:14 391:9 418:25 419:11,16 420:6 423:16,17 424:15 441:6,9 442:10 443:3,7 448:7 450:10 463:16 477:19

**private** 421:18,22

Index: privileged..relative

privileged 441:18

**problem** 302:7 381:5 384:3 454:13

**proceed** 289:22 291:25 398:25 454:20

**proceeds** 348:20 349:3 420:16 435:23 448:11 450:21

**produced** 367:23 425:13 428:10,17 444:6,12,17 445:18

**product** 451:21

production 428:16

profit 338:9

promissory 293:11, 12,15,19,24 294:23 295:22 296:2,22 408:3,16 411:18 413:11 419:5 434:3, 14,22 446:25 447:17 450:4,18 464:6 467:20 470:8 472:23 473:3,5,11,24 474:21 475:5,9 476:23 477:11,14,15 478:2,9

proper 412:11

properly 412:12

proportionate 424:21

protections 413:17

protest 414:11,12

**provide** 383:3 386:17 387:6 404:16 421:7

**provided** 337:8 339:11,16,20,21 353:2 385:12 386:4 429:7

**providing** 336:6 422:5

**provision** 382:14 415:12,24 447:8 449:19 455:18

**provisions** 440:14 449:25

prudent 413:4

pulling 449:2

purchasing 317:4

**purpose** 298:8 377:10 401:3 404:15, 24 405:3,8,24 406:7, 23 407:3,9,11 421:4 422:5 423:12 430:22

**purposes** 416:6 422:21 424:25

pursuant 356:4

put 290:18 309:12,18 320:25 323:17 342:13 345:3 348:2 353:10 354:4,22 355:11 367:2 378:10 379:4 391:20 401:5 408:7 416:5,7,10 418:14 427:18 433:14,22 448:3 466:7 470:20 476:9 481:10

**putting** 343:12,14 354:24 355:10 443:18 472:14 480:19

Pwc 412:16

Q

qualified 346:3

quarterly 299:11

question 294:25 295:11,25 302:10 304:10,24 305:21 306:2 332:2 335:18 357:2 358:11 372:11 376:13,22 381:16 383:25 387:2,3 388:2,9,16 391:6,14 393:23 395:6,8,9 397:8 398:7 405:7 417:10 422:15,25 423:7 424:2 441:22 442:15 457:14,15 460:25 467:17 468:12 477:2 478:6, 13

questions 335:4,6

346:25 353:22 363:2, 9 375:25 376:3,6,21 378:2 388:21 390:22, 24 480:16

quick 317:23 380:14

**quickly** 344:25 345:15 377:12

**quote** 359:25 360:3 365:16 370:16 404:15

R

raise 382:10

rambling 387:10

rate 475:18

rates 452:14,20

rationale 471:10

read 293:8 296:21 358:2,10 361:2 381:15 397:9,10,12 404:22 409:2,11 410:3 413:6,10,24 414:9,15 415:24 424:2,3 430:21 447:5 449:15,18 455:13 475:2

reading 310:3 411:23

ready 454:20

real 323:5 341:11 342:7 385:8 391:14

realize 468:6

reason 303:10 304:12 305:2,12 318:19 319:4 324:7, 10 328:4,11 391:18 410:25 411:14,15,16 413:20 434:20 436:7 437:6 447:6 452:5 453:3

reasonable 392:10 404:18 411:19 413:24

reasons 388:16 413:25 458:14 460:9 468:21 recall 292:8 298:24 302:17 303:4 310:25 312:20,25 313:21 320:14,21 326:15,16, 21,25 330:11 337:11, 18 355:18 356:2 357:3 363:6 368:23 371:22 373:21 374:11,15,19,23 375:3 407:20,24 409:5 410:6,21 424:9 425:10,21 437:3 446:3 465:4

receive 338:14 344:19 435:2

received 322:3 337:13 383:16 435:9 464:4.24

receiving 386:18 387:7 388:13 425:22 442:14

recess 304:7 318:8 381:9 398:20 454:17

recollect 442:16

recollection 309:14 310:17,21 311:17 324:2,17 338:12 349:6 352:25 355:24 356:8 386:2 411:6 420:10 435:17,22 440:2 442:14,19 443:16 444:14 448:5, 10 450:20 455:5 464:23 467:16,19

recommended 301:15

reconvene 289:3

record 304:3,5,8,11, 25 318:6,9 330:20,25 338:18,22 339:4 381:7,14 382:10 384:15 385:5 397:12 398:19,21 399:24 424:3 454:16,18 479:13 481:14 482:17,20

records 298:23 330:17 367:8,12 397:14,19 431:20,25

**recover** 358:16

redaction 428:12 reestablish 419:8

**refer** 291:2 306:10 322:15 329:21 340:14 341:15 400:9

referenced 337:5

referred 445:17

**referring** 297:16 371:4

refine 330:22

reflect 477:16

**reflected** 294:22 295:21 313:20 327:3 334:15 420:6 477:11

refresh 309:14 310:17 323:25 339:18 349:5 352:25 355:23 356:8 439:12 455:5 464:23

**refreshed** 331:21 332:16 341:4 342:11, 17 420:14,18

**regard** 386:5 402:5 407:7 443:13,25

regular 344:9 373:11 460:16

regularly 299:17

regulatory 327:15 335:21 411:14 416:6 469:18 471:10

regulatory-wise 418:3

reimbursement 338:15

**relate** 361:20 375:21 376:8,16 379:23 380:3 398:11 478:7

related 323:5 366:6 382:4 390:11 398:4 415:4 477:10,13,25 478:15

relative 333:5,7 343:23 376:25 413:18 430:18 453:16

Index: relevant..services

relevant 412:3

**reliance** 370:25 372:5 463:8

**relied** 372:22,23 375:13 383:9 393:4,5

relocate 430:14

relocation 424:24

rely 428:2,7,8

**relying** 367:10 371:7 398:8 458:16

remains 401:21

remember 301:21 307:20,21 308:12,13 309:10 311:14 312:14 320:17 323:2 330:13 358:10 361:5, 8 368:6 375:9 389:14 407:18 409:12 410:25 411:5,22 441:14 443:14,15 464:4 465:8 467:22 468:5

remembered 415:9

**remind** 460:5

remotely 480:10

### remuneration

337:10 382:8 384:13 385:14

render 388:12

rendered 337:14 339:13 384:8 385:23

renegotiation

416:20

rep 299:25

repaying 418:15

repeat 294:24 295:25 302:10 387:3 391:8 394:5 399:13 441:22 472:16

repetitive 335:9

**rephrase** 295:10 399:13

report 314:5,8,13

reporter 288:9

303:14,21,24 381:17 396:5,8 482:15,19

**reports** 299:13

represent 351:3 353:16

representation 412:14 426:9,14,24

representative

345:21,25 354:9 378:3 388:22 400:12, 13 463:13

**repudiation** 365:18 370:7

reputable 334:12

request 317:22 372:25 397:23

requests 349:8,13

required 369:23 385:22 409:15 410:7 411:11 440:24 453:22 454:2

resign 374:5,8

resolution 468:8

resolve 375:17

respect 319:16 325:3 335:7 343:17 348:15, 20 353:24 464:25 472:23 477:23 479:20

respectful 351:25

respective 451:7

respond 441:11 442:8,22 469:4

responded 441:6 465:11 469:9

responding 465:23

respons 328:14

response 305:21 425:21 444:3 469:17

responses 425:19

responsibilities

299:15 318:16,21,23 328:6 398:4 responsibility

299:2,20 300:6 301:2 315:13 319:6 326:6 327:9 332:19 333:22 340:4 343:2,5,17 364:9

responsible 299:7,8 300:11 316:6 327:18, 21 471:24

responsive 422:15

rest 290:17 482:9

restate 457:14

restraining 374:13,

restroom 317:23 380:15.23

results 330:23

retail 312:22

return 386:19 387:7 388:14 398:17

revenue 339:6.20.21

**review** 344:12 346:20 351:7 354:12 389:5 447:13 450:2

reviewed 357:4 429:5

reviewing 355:19 363:20

ridiculous 377:17

rights 473:10,23 474:10,23 475:10 476:23

road 339:7

**role** 314:2 327:12 343:11 363:19

**roles** 311:15 325:22 373:12

roll 337:25

roll-ups 477:18

rollup 407:25

room 309:18 355:11

rough 482:14

roughly 375:2

row 318:3

**RUKAVINA** 445:2,14

rules 386:6,7

run 319:24 380:22

running 324:13

S

safe 445:13

**satisfaction** 371:19 372:14

**satisfied** 373:18 429:13,16

**satisfy** 333:18

**scope** 300:7 301:9 316:7 317:8 387:22 405:15

**screen** 353:19 354:19,25 355:10 381:2 388:20 389:2 401:6 402:7,17,22 433:22,25 434:6

**screw-up** 370:25 371:2,4

scroll 434:9

**sec** 291:22 471:8,17, 21,25

**secrecy** 427:23

secretary 321:9

**section** 409:14 412:22,25

**secured** 416:13,15 452:25 453:13,16

**Seery** 352:6,8 373:23,24,25 375:16 391:23 392:9 414:24 439:17 468:6

**Seery's** 352:7

sees 302:6

selection 301:16

send 467:2

**senior** 297:5 300:10, 14,17,18 312:8 316:20 325:5 327:23

424:25 431:21 432:19 452:25 453:13,16

**sense** 341:14 392:7 466:25

sentence 405:24

**separate** 331:3 333:24 385:20 457:9 480:5

separately 430:17

**September** 355:25 356:10 357:6 374:6

**series** 455:3

**serve** 291:9 309:7 323:15 325:21 331:24

served 302:24 303:13 304:15 305:24 310:18,23 311:19 313:6 320:22 321:15 324:8,25 325:3 329:13 331:13, 17,22 332:8 341:2 342:15

**server** 426:2

**service** 333:6 334:5 343:22

serviced 336:3

**services** 294:11,22 295:4,7,9,14,21,23 296:4,10 329:19 331:20 332:4,14 335:15,17,22,23 336:2,5,7,9,10,15,24 337:7,13 338:4,6,15 339:3,9,12,15,22 340:11,20 362:24 367:11 371:6,7 372:7 375:5 381:11 382:14 383:3,9,16 384:8 385:12,23 386:2,4, 10.18 387:6 388:13 392:6 405:19.21 417:22 433:12 437:14 457:23,24,25 458:3,5,7,23 459:4, 15 460:6,7 466:3 467:6,13 471:15 472:5

Index: servicing..subject

servicing 413:17

**serving** 311:11 313:25

set 291:22 319:23 360:12 365:11 390:9 393:6 398:12 419:9 420:7 447:18 448:7 450:8,17 452:8 455:18 474:23 475:10

**settlement** 444:2 468:4 471:7,11,12

seven-figure 425:3

seven-figure-plus 431:20

**share** 359:2,17 362:7 368:10,21

**shared** 335:14,17,22, 23 336:2,5,9,10,15, 24 339:3,22 367:11 371:7 375:5 381:11 383:8 392:5 417:22 458:23 472:5

She'll 428:22

**sheet** 298:9 299:4,23 300:8 301:10 326:23 327:3,7 412:2 432:16

**sheets** 293:8 301:4 413:19

**shocked** 412:19

**shoot** 290:13

**short** 318:4 380:19, 21 386:11 387:10 397:17 398:16

**shorter** 291:23

**show** 330:23 347:22 406:4 415:17 429:15 431:20

side 308:10 450:5

sides 413:21

**sign** 299:24 312:12 327:24 408:23 426:8, 13 434:22 436:9 449:12 451:5

sign-offs 320:5

**signatories** 319:12 328:18

**signatory** 319:9,16, 20 328:22,25 329:7 438:2

signature 310:4,6 323:23 408:20 418:15 434:11,13 435:7 436:5,8,14 437:23 438:4,5,9,14, 18 446:21,22 449:10

signatures 320:4

signed 293:11,14,18, 24 310:11 358:16 409:3,7,22 410:6,22 412:14 414:18 415:13,23 416:22 417:12 418:12 419:19,21 435:7,12 437:13 438:25 446:25 447:5,9 449:6,16,21 451:2 453:20 455:14 473:3, 6 476:6,15

**significance** 316:25 317:2 460:18

significant 382:9 422:13 425:6

significantly 391:14

**signing** 413:5 437:24,25 438:22 439:5

**similar** 336:7 339:21 342:12 378:11

similarly 336:3

**simple** 348:25 391:6 393:23 395:8,9 400:16 441:23 460:25

simultaneously

301:18 311:11 321:20 384:5

**single** 353:9 414:18 428:11 458:21

sir 295:11 323:20 324:24 335:18 345:17 346:11 377:24 381:11 387:19 394:14 396:24 402:17 408:15 422:14 428:11 429:3 432:5 433:22 434:4,11 436:5 439:22 446:22 449:10 450:13 454:20 460:25

**sister** 351:21 361:22 399:8,16,25 400:9,17 401:8 403:12 404:8, 25 431:18

464:19 481:24

**sit** 300:24 301:7 304:13 318:20 319:4 357:8 445:10

situation 469:20

sixth 397:6

skip 357:24 359:21

**Skyview** 315:2

**small** 372:6 386:4 392:2 393:10,20 430:18 460:19

**soft** 413:15 415:9 416:9,12,18,24 417:8,21 418:17 452:22,23 453:11,19 475:17,19

**sold** 427:22

solidifying 411:10

**solvent** 417:19

sophisticated 292:21,25 383:22 390:23

**sought** 374:12 451:25

**sounds** 295:5 422:10 473:14

**source** 334:18

**space** 385:8

**speak** 303:23 399:3 453:12 454:22

speaker 303:25

**speaking** 301:18 303:15 383:21 384:5

**specific** 320:8 325:7 347:18 348:16

356:13 372:24,25 382:7 383:4 385:10, 14 438:6 456:24 467:15 468:20

specifically 312:14 316:5 317:7,12 326:14 344:20 349:4 364:17 372:17,18 373:7,15 382:18 393:18,19 412:15 430:12 434:23 435:16 437:5 470:6 471:21

**specifics** 369:16,20 375:25 410:12,13

**speculating** 300:9 430:20

speculative 427:6

spend 334:7 413:21

**spent** 350:15

**split** 322:9 472:5

**spreadsheet** 368:11 369:10

**stack** 353:2

staff 383:8 397:14

stamped 444:20,23

standard 404:20

**standing** 312:8 393:3

**standpoint** 418:3 421:13

**start** 365:13 424:4 472:13

started 307:22 364:4

starting 288:22

**stated** 388:17 407:13 419:17 471:21

**statement** 288:15 310:4 406:6,23 407:2 428:12 430:19

**statements** 299:10, 12 300:12 327:15,19, 24 338:4 366:5 412:8,17 429:6,15 430:8,22 432:7,12 470:9

**states** 359:13

**statute** 335:21

**stay** 371:8 394:25 481:13

**steal** 374:2 375:17

step 297:21

**steps** 316:2 344:11 393:24 462:2 463:3

stick 395:21

**Stinson** 288:18 363:15 364:3,6

**Stoops** 300:17

**stop** 289:2 356:21 441:17 474:18,19 479:6 480:15

strap 291:17

**strategy** 330:22

**stream** 339:6,20,21 386:18 387:7 388:13

**strike** 372:8 374:4 375:19 393:22 432:3 440:15 462:14 468:10,22

strong 324:15

struck 394:13 422:24

structural 335:3,6

**structure** 307:21 308:12

structured 314:10

**structuring** 312:7 373:9

struggle 316:15

**study** 327:7 333:9

studying 334:8

**stuff** 327:15 383:14 416:17

**subject** 332:2 347:3 348:18 353:25 354:16 361:21 403:16,22 404:4,10 416:20,22,25 417:3 420:20 429:20 440:13 443:10,19

Index: subordinated..trust

474:21 475:5 476:11 478:2,8,17

**subordinated** 452:25 453:10,12

**subsequent** 407:11 477:4

subsequently 425:4

**subsidiaries** 415:3 417:19

**substance** 318:12 399:4 454:23

substantial 479:18

**substituted** 419:4 447:16 450:3

suggested 391:19

suggesting 396:18

**suing** 457:2 473:4,6 475:9

summarized 368:12

summarizing 360:19

**summary** 313:15 459:18

**superseded** 419:4 447:17 450:4

supplemental 338:9

supplying 334:17

**support** 336:10 360:12 370:7 391:7 431:12

supported 382:4

supports 470:24

**supposed** 289:11 376:5 392:8 395:20 431:16 461:4

**surprise** 410:24 438:17

surprising 311:16

swear 288:9

switching 437:24

sworn 288:12

synergistic 384:20

**systems** 397:14

Т

**taking** 398:7

**talk** 303:8 304:21 305:18 328:3 366:3 414:20 475:17

**talked** 336:22 406:8 407:16 424:9

talking 337:16 359:10 383:17 390:5 401:14 421:24 429:23,24 441:14 442:16 443:14,15 456:5 474:18,19 477:21

**tax** 373:9 382:23,24 383:10 416:6

tax-related 383:14

**team** 308:16 327:14 340:8,15 343:12,16 417:7

telling 400:5 455:13

**temporary** 374:12, 16

tension 373:22,24,25

term 368:15,18,19,22 369:22 371:3,12,20 372:2,16 397:3 407:17,21,25 410:22 427:6 446:17 447:23 448:8 449:4 450:25 451:3,6,9,10,13,17, 25 452:8 453:21 455:3,6 461:22 462:4,18 463:2 467:9 473:15 475:15 477:20 478:11

termination 375:5

terms 338:18 373:10 375:16 382:20 384:15 386:7 392:10 403:7 411:18 413:6, 10 416:19 417:13,17 418:16 432:22,25 452:8 471:8

Terrestar 469:18,20

471:24

**testified** 288:12 351:14 352:16,22 370:9 379:15 441:25 462:8 472:20

**testify** 346:14 348:6, 14,22 349:11 354:8, 17

testifying 431:7 444:14

**testimony** 318:3,13 375:11 419:24 459:2 463:10 475:24

**Thedford** 320:9,11 321:14 329:15

thereof 310:5 431:22

thereunder 474:24

**thing** 324:13 336:12 362:3 389:25 426:2 436:24 452:17

things 292:19 304:20 312:10,12 313:11 317:4 322:8 327:25 359:14,25 360:16 373:9 403:6 428:7 435:11 445:3 468:2 469:19 470:16 471:12

thinking 340:17 375:16 402:3 459:3 461:18

thinks 351:25

third-party 330:24

**Thomas** 445:7

**thought** 388:4 413:23 467:25 468:3, 7 472:3

thousand 391:22

thousands 293:5

throw 290:9

**Thursday** 479:16 480:25 481:7,17,23 482:5

time 288:7 290:3,19 293:19 298:2 301:20 302:23 303:12

304:14,22,25 305:6, 23 307:15,18,25 309:8 313:5,18,24

318:7 320:12,15

324:25 326:18 329:14 330:8 334:7

337:12 338:12 341:3

342:16 344:19,20,23 346:21 350:15

346:21 350:15 353:21,22 358:11

359:9 361:2,3 367:19

378:14 379:2 387:25

389:24 390:13 392:9

393:14 395:4,10

396:17 397:6 398:16

399:23 401:13,15

406:15 411:4 413:5,

9,21 415:6,23,24

416:20 417:3 418:12.

14 419:21 424:12

438:9 439:25 440:11

442:6,14,17,18,20,22

449:21 453:20

454:14,15 466:23

470:13 472:9 476:4,

5,8,10,14,16 479:18

480:10,15 481:18,23

482:2

timeframe 371:14

**times** 338:20 339:15 349:22 350:4,8,11 356:15 375:8 383:23

420:2 421:20 450:16

**title** 308:18,25 313:4 323:10 325:11,16 331:5 342:8

titled 362:22

titles 311:25 312:3

325:6

**today** 290:13 291:3 294:10 295:17 296:10 298:10

300:25 301:7 303:9 304:21 305:22

308:19 309:2 314:17, 23 318:20 319:5

323:11 328:5 331:5

342:14 345:8,20,24 346:25 348:6 349:11

354:8 357:8 364:15

378:9 379:6 389:11 395:5 401:21 414:20,

22 415:12 445:5

453:4 454:9 479:5

**today's** 288:7 289:18 346:21 349:16 350:5 353:7

told 392:19 465:7

**top** 306:3 311:25 325:19 340:23 369:17,21

**topic** 347:6 348:11, 17 349:7

**topics** 346:9,10 353:16,17,24 354:13, 18 363:7 376:5 386:22

total 350:15 480:8

**track** 330:17,19,25 338:18,22,23 339:4 382:9 384:15 385:5

tracking 299:9

transcript 351:7 352:3.7

transfer 360:17,19

transferred 360:6

**transition** 363:22 392:11

travels 445:13

treasurer 309:8 310:14,18,23 311:4, 12 313:12,19 314:7, 16 316:18 317:9 318:15,21 323:15 324:3,8,17 325:25 327:9 328:6,13 343:10,11 397:24 436:21 439:25

treasury 333:25 416:4 417:22

466:21,22 467:3

treated 429:11

trick 358:14

**trouble** 393:11 394:22

true 453:15

trued 392:13

trust 289:9 401:10

Index: trustee..yells

427:19 443:21 **trustee** 400:13,16,23 401:9,17,21,23 402:5 403:8,15,21 404:2 405:4 420:21 421:2,6 422:24 427:20 443:11 472:12,23

trustees 402:2

trusts 306:23 401:25

473:10,22 474:23

476:19 477:10,25

**Tuesday** 479:14

**typical** 317:16 421:25

typically 463:24

U

UCC 416:15 Uh-huh 450:12 unable 290:20 479:7

unaudited 299:11

**unaware** 431:6 455:16

underpaid 404:18

understand 289:20, 25 293:8 296:21 301:8 335:18 345:7, 19,23 354:10 358:13, 17 370:24 378:4 383:25 386:13 388:25 390:22 404:7 409:7,21 415:12 426:12 435:8 447:9 449:20,25 457:13 476:4

understanding

299:21 300:7 301:2 306:17 316:7,11 330:14 343:17 347:10,13 403:5 410:6 419:3 426:20 440:24 478:5

understood 336:19 382:4.23

unfetterred 476:3

**unified** 384:19

unit 384:20 400:19

**universe** 311:19

unrelated 452:6

**unsecured** 416:18 451:19 453:16

up-and-comers 300:19

V

valuation 471:14,24

values 376:25

variety 291:19

**verbal** 336:5 381:19, 20

versa 308:14

versus 438:4 474:8

vest 385:4

vice 308:14 317:18

**video** 288:4,8 302:2 396:20 457:20

videotape 396:17

view 334:14 411:24

viewed 452:24 453:11

viewing 398:3

virtually 418:21

voice 302:4

**Volume** 288:4

volunteer 375:24

W

wait 355:17

waiver 347:17 358:22 414:7

waives 414:10

**waiving** 317:3

walk 406:3

**walked** 355:15

wanted 288:17

wanting 392:10

Waterhouse 301:12 302:18,25 303:5,11 304:13 305:3,13,22 309:7 310:13,18,24 311:4,11,18 312:17, 21 313:5,18,25 314:12,16,22 315:6 316:17 318:20 319:19 321:11,13 323:14 324:3,8,20 325:2,21,25 327:8 328:5,12,24 329:15 331:13 337:23

436:17,21 437:13 438:8 439:21,24

438:8 439:21,24 456:18 466:12,20

351:14.17 397:24

Waterhouse's

317:8,12 318:16 351:7

ways 335:2

weather 288:23

Wednesday 479:16 480:25 481:5

**week** 290:5,17 351:17 367:2 462:9 479:10 481:20

well-capitalized

whatsoever 325:8

Wick 364:5

window 423:20

wires 320:5

withdrawn 307:2 315:11 321:12 324:23 331:23 340:2 341:6 343:3 367:24 403:12 405:2,7 475:7

withholding 414:25 432:5

witnesses 480:6,11

word 327:22 366:21 395:3,4 415:21 458:3 460:17 462:15 476:20

**words** 291:14 297:21 343:25 430:13 474:7

wore 324:20

work 300:20 322:7 338:4 378:20 382:6 383:11 384:20 410:18 454:10

**worked** 312:6 338:20 383:6 463:16

**working** 320:18 375:17 384:19

works 378:17 481:23

**world** 331:17 371:18 396:25 397:15,22

wrap 454:12

**written** 335:17 336:2, 4,9 381:19 382:21

wrong 402:8

Υ

Yankees 395:4,5

year 292:8 299:11 334:11 369:4,24 371:21 373:3,14,19 375:14 391:16,17 395:17 409:17,23 410:8 421:16 422:3 426:10 453:23 457:4 458:16 460:12 461:15 462:5,20,23

year-end 372:15 458:8 463:5,12

years 291:18 292:15 298:10,11 300:5,15 302:20 311:10 320:17 322:25 330:12 336:22 415:10 422:12,19 463:16

**yell** 396:13,15

yelled 396:19

**yelling** 396:11

yells 396:2

# **EXHIBIT 99**

```
Page 1
1
        IN THE UNITED STATES BANKRUPTCY COURT
        FOR THE NORTHERN DISTRICT OF TEXAS
2
               DALLAS DIVISION
3
    In re:
4
                       : Chapter 11
                      : Case No.
     HIGHLAND CAPITAL MANAGEMENT, : 19-34054-sgj11
5
    L.P.
6
             Debtor.
7
    HIGHLAND CAPITAL MANAGEMENT, :
8
     L.P.
9
             Plaintiff,
10
                        : Adversary
           VS.
                      : Proceeding No.
                               : 21-03005-sgj
     NEXPOINT ADVISORS, L.P.,
11
    JAMES DONDERO, NANCY DONDERO,:
     AND THE DUGABOY INVESTMENT :
12
    TRUST,
13
             Defendants.
14
15
16
17
18
        REMOTE VIDEO DEPOSITION OF JAMES DONDERO
19
                 VOLUME III
20
           Thursday, November 4, 2021
21
22
23
24
   JOB NO. 202288
25
```

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 29 of 200 PageID 49475

1	Page 2		APPEARANCES:	Page 3
2		3	Attorneys for Highland Capital Management L.P.:	
3		4	(Via videoconference)	
4	November 4, 2021	ļ .	PACHULSKI STANG ZIEHL & JONES	
5	1:17 p.m. CDT	5	780 Third Avenue	
6		6	New York, New York 10017	
7		7	BY: JOHN MORRIS, ESQ.	
8	Remote video deposition of JAMES	8	HAYLEY WINOGRAD, ESQ.	
		9	Attamania for New Point Advisore L. D.	
9	DONDERO taken in the above-entitled matter	10	Attorneys for NexPoint Advisors, L.P.:	
10	before Suzanne J. Stotz, a Certified Shorthand	11	(Via videoconference) MUNSCH HARDT KOPF & HARR	
11	Reporter, Certified Realtime Reporter,	12		
12	Registered Professional Reporter, and Notary		Dallas, Texas 75201	
13	Public of the State of Texas, on Thursday,	13		
14	November 4, 2021, commencing at 1:17 p.m. CDT.	14	BY: THOMAS BERGHMAN, ESQ.	
15		15		
16		16	Attorneys for James Dondero, Nancy Dondero,	
			HCRE HCMS:	
17		17		
18		4.0	(Via videoconference)	
19		18	STINSON	
20		19	3102 Oak Lawn Avenue Dallas, Texas 75219	
21		20	BY: DEBORAH DEITSCH-PEREZ, ESQ	
22		21	BY: MICHAEL AIGEN, ESQ.	
23		22	,	
		23		
24		24		
25		25		
1	Page 4	1	A D D E A D A N C E S (Continued):	Page 5
2	APPEARANCES (Continued):	2	APPEARANCES (Continued):	
	Attorneys for Nancy Dondero:	3	ALSO PRESENT:	
4	(Via videoconference)	4	(Via Videoconference)	
	GREENBERG TRAURIG	l .	JACOB ARVOLD, Videographer	
5	220 Ross Avenue	5	one of the office of the offic	
	Dallas, Texas 75201	-	(Via Videoconference)	
6	BY: DANIEL ELMS, ESQ.	6	LA ASIA CANTY, Legal Assistant	
8	DI. DINNE ELNO, LOX.		c/o Pachulski Stang Ziehl & Jones	
ı	Attorneys for The Dugaboy Investment Trust:	7		
10	(Via videoconference)		(Via Videoconference)	
	HELLER, DRAPER, HAYDEN, PATRICK & HORN	8	AARON LAWRENCE, Law Clerk	
11	650 Poydras Street		c/o Quinn Emanuel Urquhart & Sullivan	
12	New Orleans, Louisiana 70130	9		
13		10		
]	BY: DOUGLAS DRAPER, ESQ.	11		
14	MICHAEL LANDIS, ESQ.	12		
15		13		
16		14		
ı		15		
17	(Via videoconference)	15 16		
17	(Via videoconference) QUINN EMANUEL URQUHART & SULLIVAN	16		
ı	(Via videoconference)	16 17		
17	(Via videoconference) QUINN EMANUEL URQUHART & SULLIVAN 51 Madison Avenue	16 17 18		
17 18	(Via videoconference) QUINN EMANUEL URQUHART & SULLIVAN 51 Madison Avenue New York, New York 10010	16 17		
17 18 19 20	(Via videoconference) QUINN EMANUEL URQUHART & SULLIVAN 51 Madison Avenue New York, New York 10010  BY: ROBERT LOIGMAN, ESQ.	16 17 18 19		
17 18 19 20 21	(Via videoconference) QUINN EMANUEL URQUHART & SULLIVAN 51 Madison Avenue New York, New York 10010	16 17 18 19 20		
17 18 19 20 21 22	(Via videoconference) QUINN EMANUEL URQUHART & SULLIVAN 51 Madison Avenue New York, New York 10010  BY: ROBERT LOIGMAN, ESQ.	16 17 18 19 20 21		
17 18 19 20 21	(Via videoconference) QUINN EMANUEL URQUHART & SULLIVAN 51 Madison Avenue New York, New York 10010  BY: ROBERT LOIGMAN, ESQ.	16 17 18 19 20 21 22		

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 30 of 200 PageID 49476

1	Page I N D E X	5     1	INDEX (Continued)	Page 7
2		2		
3	EXAMINATION Page No.  JAMES DONDERO	3 4	EXHIBITS (Continued)	
5	BY MR. MORRIS 10	5	Exhibit	
6 7		6	Name Description Page No.	
8	EXHIBITS		Exhibit Highland Capital Management, 123	
9	E 177	7	34 L.P., Consolidated Financial Statements and Supplemental	
10	Exhibit Name Description Page No.	8	Information, dated December	
11		9	31, 2018, Bates stamped D-CNL000212 through	
12	Exhibit James Dondero Compensation 56 68 and Benefits Statement,		D-CNL000212 through D-CNL000257	
12	Bates stamped D-CNL003585	10	Exhibit Memorandum, dated 130	
13	Evhibit James Danders Companyation FO	11	Exhibit Memorandum, dated 130 59 October 23, 2020, Bates	
14	Exhibit James Dondero Compensation 59 50 and Benefits Statement,	40	stamped HCMFAS 000025	
	Bates stamped D-CNL003587	12	through HCMFAS 000031 Exhibit Defendant James Dondero's 163	
15	Exhibit E-mail correspondence, Bates 95		24 Objections and Responses to	
16	53 stamped D-CNL003768 through	14	Plaintiff's Requests for Admission, Interrogatories,	
17	D-CNL003770	15	and Requests for Production	
. /	Exhibit E-mail correspondence, Bates 107	16	Exhibit Defendant NexPoint Advisors, 173  27 L.P.'s Objections and	
18	54 stamped D-CNL003777 through	17	Responses to Plaintiff's	
19	D-CNL003779	18	Requests for Admission, Interrogatories, and	
	Exhibit E-mail correspondence, Bates 116	10	Requests for Production	
20 21	56 stamped D-CNL003763 Exhibit Promissory Note, Bates 119	19		
- '	57 stamped D-CNL003764 through	20 21		
22	D-CNL003765	22	(Exhibits attached to transcript.)	
23 24		23 24		
25		25		
1	Page PONDEDO		IAMES DONDEDO	Page 9
1	JAMES DONDERO THE VIDEOGRAPHER: Good afternoon.	1 2	JAMES DONDERO THE VIDEOGRAPHER: Thank you.	
3	My name is Jacob Arvold. I'm a certified	3	This is the start of Media Number 1.	
1	legal videographer in association with	4	Volume II [sic] of the video-recorded	
5	TSG Reporting, Inc.	5	deposition of James Dondero in the matter	
6	Due to the severity of COVID-19 and	6	of In Re: Highland Capital Management,	
_	following the practice of social		L.P., in the United States Bankruptcy Court	
7 8	distancing, I will not be in the same room	8	for the Northern District of Texas.	
_	with the witness; instead, I will record	9	This deposition is being held	
9 10				
10 11	this video deposition remotely.	10		
11 1ว	The reporter, Suzanne Stotz, also	11	approximately 1:17 p.m.	
12 12		12		
13	the witness remotely.	13		
	•	4.4	MD MODDIC: Eventheduie is as	
14	Do all parties stipulate to the	14		
14 15	Do all parties stipulate to the validity of video recording and remote	15	here. I don't - we can't take the time to	
14 15 16	Do all parties stipulate to the validity of video recording and remote swearing and that it will be admissible in	15 16	here. I don't – we can't take the time to do that. I'm familiar with everybody on	
14 15 16 17	Do all parties stipulate to the validity of video recording and remote swearing and that it will be admissible in the courtroom as if it had been taken	15 16 17	here. I don't — we can't take the time to do that. I'm familiar with everybody on here. Everybody's appeared in this action	
14 15 16 17	Do all parties stipulate to the validity of video recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 of the Federal Rules of	15 16 17 18	here. I don't – we can't take the time to do that. I'm familiar with everybody on here. Everybody's appeared in this action before, and I'd like to proceed.	
14 15 16 17 18	Do all parties stipulate to the validity of video recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 of the Federal Rules of Civil Procedures and the state's rules	15 16 17 18 19	here. I don't – we can't take the time to do that. I'm familiar with everybody on here. Everybody's appeared in this action before, and I'd like to proceed.  THE VIDEOGRAPHER: All right. The	
14 15 16 17 18 19 20	Do all parties stipulate to the validity of video recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 of the Federal Rules of Civil Procedures and the state's rules where this case is pending?	15 16 17 18 19 20	here. I don't – we can't take the time to do that. I'm familiar with everybody on here. Everybody's appeared in this action before, and I'd like to proceed.  THE VIDEOGRAPHER: All right. The appearances will be on the stenographic	
14 15 16 17 18 19 20	Do all parties stipulate to the validity of video recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 of the Federal Rules of Civil Procedures and the state's rules where this case is pending?  MR. MORRIS: Yes.	15 16 17 18 19 20 21	here. I don't – we can't take the time to do that. I'm familiar with everybody on here. Everybody's appeared in this action before, and I'd like to proceed.  THE VIDEOGRAPHER: All right. The appearances will be on the stenographic record.	
14 15 16 17 18 19 20 21	Do all parties stipulate to the validity of video recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 of the Federal Rules of Civil Procedures and the state's rules where this case is pending?  MR. MORRIS: Yes.  If anybody objects to that, please	15 16 17 18 19 20 21 22	here. I don't – we can't take the time to do that. I'm familiar with everybody on here. Everybody's appeared in this action before, and I'd like to proceed.  THE VIDEOGRAPHER: All right. The appearances will be on the stenographic record.  Will the court reporter please	
14 15 16 17 18 19 20 21 22	Do all parties stipulate to the validity of video recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 of the Federal Rules of Civil Procedures and the state's rules where this case is pending?  MR. MORRIS: Yes.  If anybody objects to that, please speak up.	15 16 17 18 19 20 21 22 23	here. I don't – we can't take the time to do that. I'm familiar with everybody on here. Everybody's appeared in this action before, and I'd like to proceed.  THE VIDEOGRAPHER: All right. The appearances will be on the stenographic record.  Will the court reporter please reswear the witness.	
14 15 16 17 18 19 20 21 22 23 24 25	Do all parties stipulate to the validity of video recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 of the Federal Rules of Civil Procedures and the state's rules where this case is pending?  MR. MORRIS: Yes.  If anybody objects to that, please speak up.  Nobody has spoken up. So everybody	15 16 17 18 19 20 21 22 23 24	here. I don't – we can't take the time to do that. I'm familiar with everybody on here. Everybody's appeared in this action before, and I'd like to proceed.  THE VIDEOGRAPHER: All right. The appearances will be on the stenographic record.  Will the court reporter please reswear the witness.	

	Case 3:21-cv-00881-X   Document 178-42   Fi	ieu		
1	Page 10 JAMES DONDERO	1	Page JAMES DONDERO	11
2	THE WITNESS: (Complies with	2	deposition on Friday?	
3	request.)	3	A. No.	
4	JAMES DONDERO,	4	Q. Nobody in the world?	
5	having first been duly swom, was examined and	5	A. Just my attorney.	
6	testified as follows:	6	Q. And did you speak with your attorney	
7	MS. DEITSCH-PEREZ: I only have one	7	about the substance of the deposition on	
8	questions. Who's Robert Loigman?	8	Friday? Just	
9	MR. LOIGMAN: I already stated for	9	MS. DEITSCH-PEREZ: I'm going to	
10	the record. I'm with Quinn Emanuel. I'm	10	direct I'm going to direct him not to	
11	Debbie Newman's partner.	11	answer.	
12	MS. DEITSCH-PEREZ: Okay. Thank	12	BY MR. MORRIS:	
13	you.	13	Q. Okay. I'm just asking you a	
14	MR. MORRIS: Can we please put up on	14	yes-or-no question. I'm not asking for the	
15	the screen the document that's been marked	15	substance of any communications.	
16	Exhibit 31.	16	MS. DEITSCH-PEREZ: Well, you're –	
17	MS. CANTY: (Complies with request.)	17	one, I'd have to talk to him to see what he	
. <i>.</i> 18	EXAMINATION	18	thinks "substance" means.	
19		19	And to the extent that's	
20	Q. Mr. Dondero, do you understand that	20	substantive, you're actually getting at the	
20 21	this is a continuation of your deposition from	21	content potentially of a discussion. So	
22	Friday?	22	I'm going to direct him not to answer.	
23	A. Yes.	23	BY MR. MORRIS:	
<u>2</u> 3	Q. Have you spoken with anybody about	24		
	your testimony since we concluded the	25	Q. Are you going to follow your counsel's advice?	
_				- 10
1	Page 12 JAMES DONDERO	1	JAMES DONDERO	13
2	A. Yes.	2	MR. MORRIS: Can we go to	
3	Q. How much time did you spend speaking	3	paragraph 82 of this document –	
4	with your attorney since the conclusion of the	4	Q. – Mr. Dondero, do you see that this	
5	last deposition?	5	is your answer to the Plaintiff's Amended	
6	A. 30 minutes, 40 minutes.	6	Complaint.	
7	Q. Are you aware that Alan Johnson	7	A. Yes.	
8	testified in this case the other day?	8	Q. And we looked at this the other day;	
9	A. I don't know who Alan Johnson is.	9	do you remember that?	
10		10	A. Yes.	
11	Q. Okay. Is it fair to say that you	11	MR. MORRIS: Can we can go to page-	
 12		12	paragraph 82, please.	
13	A. I have no knowledge of Mr. Johnson's	13	MS. CANTY: (Complies with request.)	
13 14	-	14	BY MR. MORRIS:	
15	Q. Are you aware that an expert was	15	Q. And I just want to table set to make	
16	examined by me earlier in the week in	16	sure we're on the same page.	
10 17	connection with this case?	17	. •	
			Paragraph 82 describes the	
18 10	A. I'm aware there's an expert. I'm	18	agreements that you entered into with Dugaboy	
19	,	19	consuming the forgiveness of certain Promissory	
20 24	deposed, or whatever you did with him.	20	Notes subject to conditions subsequent.	
21	Q. Okay. When did you speak with your	21	Is that a fair overarching overview	
22	counsel for 30 minutes about – following last	22	of the nature of the agreements?	
23	Friday's examination?	23	A. Yes.	
24	A. About 40 minutes ago.	24	Q. Okay. And for the rest of the	
25	Q. Okay.	25	deposition today, when I use the phrase	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 32 of 200 PageID 49478

	100 01/03/24 1 age 32 01 200 1 age 15 43470
Page 14  1 JAMES DONDERO	Page 15  1 JAMES DONDERO
2 "agreements," I'm going to mean the agreements	2 MS. DEITSCH-PEREZ: I'm sorry to say
3 that are referred to in paragraph 82; is that	3 to you.
4 fair?	4 MR. MORRIS: I object. That is – I
5 A. Yes, generally. If I have any	5 have never in my life seen a witness –
6 questions, I'll – I'll ask.	6 MS. DEITSCH-PEREZ: I have had
7 Q. Thank you very much.	7 30(b)(6) witnesses with whole notebooks of
8 The agreements covered each of the	8 information.
9 notes that are the subject of the lawsuits that	9 MR. MORRIS: Okay. So let's just
10 Highland commenced against you, HCRE Services,	10 make sure the record is clear.
11 and NexPoint; is that right?	11 BY MR. MORRIS:
12 A. The – yes.	12 Q. Please describe for me what's on
13 Q. What are you looking at?	13 that page.
14 A. Just this note sheet that covers all	14 A. It's a listing of the Notes payable
15 the notes.	15 to Highland, what their original term and
16 Q. Oh.	16 amount was, what the term is, and what the loan
17 MR. MORRIS: Deborah, I would demand	17 date was.
18 that that sheet be produced immediately.	18 Q. Okay. I'm going to ask the –
19 MS. DEITSCH-PEREZ: Okay.	19 MS. DEITSCH-PEREZ: No. I'm going
20 MR. MORRIS: Okay. And I would ask	20 to take a picture, and I'm going to send it
21 him to put it away.	21 to you, okay?
22 MS. DEITSCH-PEREZ: No. He's a	22 MR. MORRIS: Okay. And what we're
23 30(b)(6) witness. He's entitled to have a	23 going to do right now is ask him to put it
24 list of the notes. He sure he is.	24 away, and I'm going to ask him questions
25 MR. MORRIS: I'm telling you now –	25 solely in his capacity as an individual,
•,	
Page 16  1 JAMES DONDERO	Page 17  1 JAMES DONDERO
2 okay?	2 MR. MORRIS: We can do that – we
3 Please put it away.	3 can do that when I ask him questions as a
THE WITNESS: Isn't that what this	4 30(b)(6) witness.
5 deposition is, right? This deposition –	5 By the way, it's still
6 MS. DEITSCH-PEREZ: Well, this	6 inappropriate, but –
7 deposition is both.	7 MS. DEITSCH-PEREZ: No, it's not
8 We're going to take a break for a	8 John.
9 second. Let me think about that, but	9 MR. MORRIS: Okay.
10 I'll	10 MS. DEITSCH-PEREZ: It's just not.
11 MR. MORRIS: Tobject. Treally	11 You can say it as much as you want. It
12 object. I really object. I'm glad that	12 doesn't make it inappropriate.
13 this is all on the record. Tobject.	13 And I am going to — I want to think
•	
14 My request is that he put it away 15 and answer questions in his capacity as an	,
15 and answer questions in his capacity as an	15 request to have him not have it in front of
16 individual.	16 him in his individual capacity is
17 I don't know why we need to take a	17 appropriate. And I'm not going to make a
18 break.	18 snap decision. I'm going to talk to my
19 MS. DEITSCH-PEREZ: Well, because	19 colleagues, and we'll be back on the record
20 I'm going to go take a picture of it and	20 in a couple of minutes.
21 send it to you.	21 MR. MORRIS: I object, but I can't
22 MR. MORRIS: I don't want you to do	22 stop you.
23 that, though.	AS NO DEITOGLI DEDET OF
	23 MS. DEITSCH-PEREZ: Okay.
24 MS. DEITSCH-PEREZ: Why don't you	24 THE VIDEOGRAPHER: Would you like to
	,

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 33 of 200 PageID 49479

$\Box$			
1	Page 18 JAMES DONDERO	1	Page JAMES DONDERO
2	MR. MORRIS: No, no, not at all.	2	THE WITNESS: Correct.
3	THE VIDEOGRAPHER: Okay.	3	MS. DEITSCH-PEREZ: Correct, he does
4	MR. MORRIS: And just keep the	4	not.
5	keep the record going.	5	MR. MORRIS: Okay. I'm going to
6	THE VIDEOGRAPHER: Yep, will do.	6	proceed; and I would ask, Deborah, that
7	MR. MORRIS: And we're not off the	7	somebody from your office send that to me
8	record?	8	as soon as possible. I'm sure it's on an
9	THE VIDEOGRAPHER: Correct.	9	e-mail somewhere and all they have to do is
10	THE COURT REPORTER: Correct.	10	hit send.
11	MS. DEITSCH-PEREZ: Okay. We're	11	BY MR. MORRIS:
12	back on the record.	12	Q. Mr. Dondero, let's continue.
13	THE VIDEOGRAPHER: We remained on	13	So you don't have that document in
14	the record.	14	front of you right now?
15	MS. DEITSCH-PEREZ: Okay. And this	15	A. Correct.
	part – this – at this point Mr. Morris	16	Q. Okay. How many agreements did you
	only taking Mr. Dondero's deposition in his	17	enter into with Dugaboy?
18	personal capacity, not as a 30(b)(6)	18	MS. DEITSCH-PEREZ: You mean with
19		19	the Dugaboy trustee?
20	If you want to resume taking his	20	We had an agreement that you were
21	deposition as a 30(b)(6) witness, let me	21	going to refer to these as the agreements
22		22	with the Dugaboy trustee. So let's stay
23	know; and I will tell him to get his list of notes.	23	consistent.
	MR. MORRIS: So he doesn't have it	24	BY MR. MORRIS:
24		25	
25	in front of him right now?	25	Q. Mr. Dondero, how many agreements did
1	Page 20 JAMES DONDERO	1	Page JAMES DONDERO
2	you enter into with Dugaboy trustee concerning	2	the Dugaboy trustee?
3	Promissory Notes?	3	A. I don't remember which ones
4	A. Is your question — is your	4	specifically. I remember the amount was more
5	questions how many Notes were entered into?		
6	questione new many reces were entered into	5	substantial than subsequent years
•	No. How many separate agreements	5	substantial than subsequent years.  O Do you know how many Promissory
7	Q. No. How many separate agreements	6	Q. Do you know how many Promissory
	did you enter into?	6 7	Q. Do you know how many Promissory  Notes were the subject of your first major
8	did you enter into?  A. The 2017, '18, and '19 agreements.	6 7 8	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?
8 9	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what	6 7 8 9	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?  A. No.
8 9 10	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you	6 7 8 9 10	<ul> <li>Q. Do you know how many Promissory</li> <li>Notes were the subject of your first major</li> <li>agreement with the Dugaboy trustee?</li> <li>A. No.</li> <li>Q. Can you identify the maker of any</li> </ul>
8 9 10 11	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.	6 7 8 9 10	<ul> <li>Q. Do you know how many Promissory</li> <li>Notes were the subject of your first major</li> <li>agreement with the Dugaboy trustee?</li> <li>A. No.</li> <li>Q. Can you identify the maker of any</li> <li>Note that's subject to the first major</li> </ul>
8 9 10 11	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.  MS. DEITSCH-PEREZ: Asked and	6 7 8 9 10 11 12	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?  A. No. Q. Can you identify the maker of any  Note that's subject to the first major agreement with the Dugaboy trustee?
8 9 10 11 12	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.  MS. DEITSCH-PEREZ: Asked and answered.	6 7 8 9 10 11 12 13	<ul> <li>Q. Do you know how many Promissory</li> <li>Notes were the subject of your first major</li> <li>agreement with the Dugaboy trustee?</li> <li>A. No.</li> <li>Q. Can you identify the maker of any</li> <li>Note that's subject to the first major</li> <li>agreement with the Dugaboy trustee?</li> <li>A. Not without my list or details.</li> </ul>
8 9 10 11 12 13	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.  MS. DEITSCH-PEREZ: Asked and answered.  THE WITNESS: Three major ones.	6 7 8 9 10 11 12 13 14	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?  A. No.  Q. Can you identify the maker of any  Note that's subject to the first major agreement with the Dugaboy trustee?  A. Not without my list or details.  Q. Can you identify the principal
8 9 10 11 12 13 14	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.  MS. DEITSCH-PEREZ: Asked and answered.  THE WITNESS: Three major ones.  BY MR. MORRIS:	6 7 8 9 10 11 12 13 14 15	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?  A. No. Q. Can you identify the maker of any  Note that's subject to the first major agreement with the Dugaboy trustee?  A. Not without my list or details. Q. Can you identify the principal amount of any Promissory Note that was subject
8 9 10 11 12 13 14 15	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.  MS. DEITSCH-PEREZ: Asked and answered.  THE WITNESS: Three major ones.  BY MR. MORRIS:  Q. Are there any minor ones?	6 7 8 9 10 11 12 13 14 15 16	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?  A. No. Q. Can you identify the maker of any  Note that's subject to the first major agreement with the Dugaboy trustee?  A. Not without my list or details. Q. Can you identify the principal amount of any Promissory Note that was subject to the first agreement that you entered into
8 9 10 11 12 13 14 15 16	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.  MS. DEITSCH-PEREZ: Asked and answered.  THE WITNESS: Three major ones.  BY MR. MORRIS:  Q. Are there any minor ones?  A. Not that I can recall right now.	6 7 8 9 10 11 12 13 14 15 16 17	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?  A. No. Q. Can you identify the maker of any  Note that's subject to the first major agreement with the Dugaboy trustee?  A. Not without my list or details. Q. Can you identify the principal amount of any Promissory Note that was subject to the first agreement that you entered into with the Dugaboy trustee?
8 9 10 11 12 13 14 15 16 17 18	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.  MS. DEITSCH-PEREZ: Asked and answered.  THE WITNESS: Three major ones.  BY MR. MORRIS:  Q. Are there any minor ones?  A. Not that I can recall right now.  Q. Okay. When did you enter into your	6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?  A. No.  Q. Can you identify the maker of any  Note that's subject to the first major agreement with the Dugaboy trustee?  A. Not without my list or details.  Q. Can you identify the principal amount of any Promissory Note that was subject to the first agreement that you entered into with the Dugaboy trustee?  A. I know they were – I know the gross
8 9 10 11 12 13 14 15 16 17 18	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.  MS. DEITSCH-PEREZ: Asked and answered.  THE WITNESS: Three major ones.  BY MR. MORRIS:  Q. Are there any minor ones?  A. Not that I can recall right now.  Q. Okay. When did you enter into your first major agreement with the Dugaboy trustee?	6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?  A. No. Q. Can you identify the maker of any  Note that's subject to the first major agreement with the Dugaboy trustee?  A. Not without my list or details. Q. Can you identify the principal amount of any Promissory Note that was subject to the first agreement that you entered into with the Dugaboy trustee?  A. I know they were – I know the gross amount. I know they were some of the term
8 9 10 11 12 13 14 15 16 17 18 19 20	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.  MS. DEITSCH-PEREZ: Asked and answered.  THE WITNESS: Three major ones.  BY MR. MORRIS:  Q. Are there any minor ones?  A. Not that I can recall right now.  Q. Okay. When did you enter into your first major agreement with the Dugaboy trustee?  A. At the end of '17.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?  A. No. Q. Can you identify the maker of any  Note that's subject to the first major agreement with the Dugaboy trustee?  A. Not without my list or details. Q. Can you identify the principal amount of any Promissory Note that was subject to the first agreement that you entered into with the Dugaboy trustee?  A. I know they were – I know the gross amount. I know they were some of the term loans, but I don't know the specifics.
8 9 10 11 12 13 14 15 16 17 18 19 20 21	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.  MS. DEITSCH-PEREZ: Asked and answered.  THE WITNESS: Three major ones.  BY MR. MORRIS:  Q. Are there any minor ones?  A. Not that I can recall right now.  Q. Okay. When did you enter into your first major agreement with the Dugaboy trustee?  A. At the end of '17.  Q. Meaning December 2017 or early 2018?	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?  A. No.  Q. Can you identify the maker of any  Note that's subject to the first major agreement with the Dugaboy trustee?  A. Not without my list or details.  Q. Can you identify the principal amount of any Promissory Note that was subject to the first agreement that you entered into with the Dugaboy trustee?  A. I know they were – I know the gross amount. I know they were some of the term loans, but I don't know the specifics.  Q. Can you tell me the aggregate
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.  MS. DEITSCH-PEREZ: Asked and answered.  THE WITNESS: Three major ones.  BY MR. MORRIS:  Q. Are there any minor ones?  A. Not that I can recall right now.  Q. Okay. When did you enter into your first major agreement with the Dugaboy trustee?  A. At the end of '17.  Q. Meaning December 2017 or early 2018?  A. Yes.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?  A. No.  Q. Can you identify the maker of any  Note that's subject to the first major agreement with the Dugaboy trustee?  A. Not without my list or details.  Q. Can you identify the principal amount of any Promissory Note that was subject to the first agreement that you entered into with the Dugaboy trustee?  A. I know they were – I know the gross amount. I know they were some of the term loans, but I don't know the specifics.  Q. Can you tell me the aggregate amount – withdrawn.
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.  MS. DEITSCH-PEREZ: Asked and answered.  THE WITNESS: Three major ones.  BY MR. MORRIS:  Q. Are there any minor ones?  A. Not that I can recall right now.  Q. Okay. When did you enter into your first major agreement with the Dugaboy trustee?  A. At the end of '17.  Q. Meaning December 2017 or early 2018?  A. Yes.  Q. What Promissory Notes are the	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?  A. No. Q. Can you identify the maker of any  Note that's subject to the first major agreement with the Dugaboy trustee?  A. Not without my list or details. Q. Can you identify the principal amount of any Promissory Note that was subject to the first agreement that you entered into with the Dugaboy trustee?  A. I know they were – I know the gross amount. I know they were some of the term loans, but I don't know the specifics. Q. Can you tell me the aggregate amount – withdrawn. Can you tell me the aggregate
	did you enter into?  A. The 2017, '18, and '19 agreements.  Q. Okay. I didn't ask you what agreements. I asked how many agreements you entered into with the Dugaboy trustee.  MS. DEITSCH-PEREZ: Asked and answered.  THE WITNESS: Three major ones.  BY MR. MORRIS:  Q. Are there any minor ones?  A. Not that I can recall right now.  Q. Okay. When did you enter into your first major agreement with the Dugaboy trustee?  A. At the end of '17.  Q. Meaning December 2017 or early 2018?  A. Yes.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Do you know how many Promissory  Notes were the subject of your first major agreement with the Dugaboy trustee?  A. No.  Q. Can you identify the maker of any  Note that's subject to the first major agreement with the Dugaboy trustee?  A. Not without my list or details.  Q. Can you identify the principal amount of any Promissory Note that was subject to the first agreement that you entered into with the Dugaboy trustee?  A. I know they were – I know the gross amount. I know they were some of the term loans, but I don't know the specifics.  Q. Can you tell me the aggregate amount – withdrawn.

Case 3.21-cv-00881-X   Document 178-42   Fi	led 01/09/24 Page 34 01 200 Page1D 49480
Page 22 1 JAMES DONDERO	Page 2: 1 JAMES DONDERO
2 Dugaboy trustee?	2 enter into the second agreement with the
3 A. I – I believe it was 30 – 30 some	3 Dugaboy trustee?
4 odd million, 30 – I can't remember the	4 Was that in December of 2018 or
5 principal and interest, but it's only 30 – 34,	5 early 2019?
6 35, 36. It was in that range.	6 A. Yes.
7 Q. Did your first agreement with the –	7 Q. How many Notes are subject to your
8 withdrawn.	8 second agreement with the Dugaboy trustee?
9 Can you identify the date of any of	9 A. Less than the first, but I don't
10 the Promissory Notes that are the subject of	10 know how many.
11 your first agreement with the Dugaboy trustee?	11 Q. You don't know the number of Notes
12 A. No.	12 that are the subject of your second agreement
13 Q. Can you tell me the year that any of	13 with the Dugaboy trustee; is that right?
14 the Promissory Notes that are the subject of	14 A. Correct.
15 the – withdrawn.	15 Q. Can you identify the maker of any
16 Can you tell me the year that any of	16 Notes that are the subject of your second
17 the Promissory Notes were entered into that are	17 agreement with the Dugaboy trustee?
18 the subject of your first agreement with the	18 A. No, I – I – no, I don't remember.
19 Dugaboy trustee?	19 Q. Okay. So as you sit here right now,
20 MS. DEITSCH-PEREZ: Asked and	20 you can't identify the maker of any of the
21 answered.	21 Notes that are the subject of the second
	-
•	22 agreement with the Dugaboy trustee; is that
23 my head. 24 BY MR. MORRIS:	23 right? 24 A. Well, it would be one of the three
	· ·
25 Q. When did you – did – when did you	25 parties or four parties here, me or NexPoint or
Page 24 1 JAMES DONDERO	Page 2: 1 JAMES DONDERO
2 whatever; but I don't remember –	2 agreement with the Dugaboy trustee in December
3 Q. Okay.	3 2019 or early 2020?
4 A. – off the top of my head.	4 A. Yes.
5 Q. Off the top of your head, can you	5 Q. That's after the petition date; do I
6 tell me the original principal amount of any	6 have that right?
	7 A. I – yes.
<ul><li>Note that's subject to your second agreement</li><li>with the Dugaboy trustee?</li></ul>	8 Q. Did you do it before or after
	9 January 9, 2020?
•	
•	11 Q. So while you were still in control
12 were the subject of your second agreement with	12 of Highland but after the petition date, you
13 the Dugaboy trustee?	13 entered into your third agreement with the
14 A. No.	14 Dugaboy trustee concerning Promissory Notes.
15 Q. Can you tell me the aggregate	Do I have that right?
16 principal amount of the Notes that are the	16 A. Yes.
17 subject of your second agreement with the	17 Q. Did you ever inform the bankruptcy
18 Dugaboy trustee?	18 court of this agreement?
19 A. Yes. A fraction of the prior year.	19 A. No.
20 Less than ten million.	20 Q. Did you ever inform the independent
Q. Can you be anymore precise than	21 directors of this agreement that you entered
22 that?	22 into after the petition date?
22 A Approximately tan million I think	I and the second
23 A. Approximately ten million, I think.	23 A. No.
23 A. Approximately ten million, I think. 24 Just under.	23 A. No. 24 Q. Can you tell me which notes are the

## Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 35 of 200 PageID 49481

Case 3:21-cv-00881-X   Document 178-42   F	3
Page 26 1 JAMES DONDERO	Page 1 JAMES DONDERO
2 Dugaboy trustee?	2 BY MR. MORRIS:
3 A. No.	3 Q. Mr. Dondero, can you tell me the
4 Q. Can you identify the maker on any	4 aggregate value of the Notes that are the
5 Note that's the subject of your agreement that	5 subject of the third agreement that you entered
6 you entered into after the petition date with	6 into with the Dugaboy trustee after the
7 the Dugaboy trustee?	
	•
8 A. Not off the top of my head.	8 A. I believe it was about a million
9 MS. DEITSCH-PEREZ: I mean, John, if	9 bucks.
you would let him look at his list, he	10 Q. And who were the makers of the Notes
11 could tell you.	11 that are the subject of the agreement with the
But if you insist on making this a	12 Dugaboy trustee that you entered into after the
memory test of 18 or so different things or	13 petition date?
4 however many there are, 13, 14, then this	14 A. I don't know.
is – it's your deposition. But if you	15 Q. Without the sheet that you looked at
want more specific details, he could look	16 earlier, you have no ability to tell me which
7 at the list.	17 notes were the subject of which agreement that
8 MR. MORRIS: Okay. That's not even	18 you entered into with the Dugaboy trustee,
9 an objection let alone a speaking	19 correct?
20 objection.	20 MS. DEITSCH-PEREZ: Object to the
1 It is my deposition –	21 form.
2 MS. DEITSCH-PEREZ: No.	22 THE WITNESS: If I'm not certain off
MR. MORRIS: It is my deposition,	23 the top of my head I can remember
and I would appreciate your not making	24 accurately, I don't want to speculate.
gratuitous comments.	25
Page 28	Page
1 JAMES DONDERO	1 JAMES DONDERO
2 BY MR. MORRIS:	2 agreements, correct?
2 BY MR. MORRIS: 3 Q. All right. I don't want you to	2 agreements, correct? 3 A. Correct.
2 BY MR. MORRIS: 3 Q. All right. I don't want you to 4 speculate either. So I'm going to ask you just	<ul> <li>2 agreements, correct?</li> <li>3 A. Correct.</li> <li>4 Q. You never asked anybody to make a</li> </ul>
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions.	<ul> <li>2 agreements, correct?</li> <li>3 A. Correct.</li> <li>4 Q. You never asked anybody to make a</li> <li>5 list of the notes that were the subject of each</li> </ul>
2 BY MR. MORRIS: 3 Q. All right. I don't want you to 4 speculate either. So I'm going to ask you just 5 broad follow-up questions. 6 Can you identify any Promissory Note	<ul> <li>2 agreements, correct?</li> <li>3 A. Correct.</li> <li>4 Q. You never asked anybody to make a</li> </ul>
2 BY MR. MORRIS: 3 Q. All right. I don't want you to 4 speculate either. So I'm going to ask you just 5 broad follow-up questions. 6 Can you identify any Promissory Note 7 that is the subject of any specific agreement	<ul> <li>2 agreements, correct?</li> <li>3 A. Correct.</li> <li>4 Q. You never asked anybody to make a</li> <li>5 list of the notes that were the subject of each</li> <li>6 of the agreements, correct?</li> <li>7 A. Correct.</li> </ul>
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy	<ul> <li>2 agreements, correct?</li> <li>3 A. Correct.</li> <li>4 Q. You never asked anybody to make a</li> <li>5 list of the notes that were the subject of each</li> <li>6 of the agreements, correct?</li> <li>7 A. Correct.</li> <li>8 Q. You're not aware of any document</li> </ul>
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list?	<ul> <li>2 agreements, correct?</li> <li>3 A. Correct.</li> <li>4 Q. You never asked anybody to make a</li> <li>5 list of the notes that were the subject of each</li> <li>6 of the agreements, correct?</li> <li>7 A. Correct.</li> <li>8 Q. You're not aware of any document</li> <li>9 that was created prior to the commencement of</li> </ul>
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list?	<ul> <li>2 agreements, correct?</li> <li>3 A. Correct.</li> <li>4 Q. You never asked anybody to make a</li> <li>5 list of the notes that were the subject of each</li> <li>6 of the agreements, correct?</li> <li>7 A. Correct.</li> <li>8 Q. You're not aware of any document</li> </ul>
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list? MS. DEITSCH-PEREZ: Object to the	<ul> <li>2 agreements, correct?</li> <li>3 A. Correct.</li> <li>4 Q. You never asked anybody to make a</li> <li>5 list of the notes that were the subject of each</li> <li>6 of the agreements, correct?</li> <li>7 A. Correct.</li> <li>8 Q. You're not aware of any document</li> <li>9 that was created prior to the commencement of</li> </ul>
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list?  MS. DEITSCH-PEREZ: Object to the form. He's already done that to some	<ul> <li>2 agreements, correct?</li> <li>3 A. Correct.</li> <li>4 Q. You never asked anybody to make a</li> <li>5 list of the notes that were the subject of each</li> <li>6 of the agreements, correct?</li> <li>7 A. Correct.</li> <li>8 Q. You're not aware of any document</li> <li>9 that was created prior to the commencement of</li> <li>10 these lawsuits that identifies the Notes that</li> </ul>
2 BY MR. MORRIS:  Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list?  MS. DEITSCH-PEREZ: Object to the form. He's already done that to some degree.	<ul> <li>2 agreements, correct?</li> <li>3 A. Correct.</li> <li>4 Q. You never asked anybody to make a</li> <li>5 list of the notes that were the subject of each</li> <li>6 of the agreements, correct?</li> <li>7 A. Correct.</li> <li>8 Q. You're not aware of any document</li> <li>9 that was created prior to the commencement of</li> <li>10 these lawsuits that identifies the Notes that</li> <li>11 are the subject of the agreements, correct?</li> </ul>
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list? MS. DEITSCH-PEREZ: Object to the form. He's already done that to some degree. THE WITNESS: I believe it covered	<ul> <li>2 agreements, correct?</li> <li>3 A. Correct.</li> <li>4 Q. You never asked anybody to make a</li> <li>5 list of the notes that were the subject of each</li> <li>6 of the agreements, correct?</li> <li>7 A. Correct.</li> <li>8 Q. You're not aware of any document</li> <li>9 that was created prior to the commencement of</li> <li>10 these lawsuits that identifies the Notes that</li> <li>11 are the subject of the agreements, correct?</li> <li>12 A. Correct.</li> </ul>
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list? MS. DEITSCH-PEREZ: Object to the form. He's already done that to some degree. THE WITNESS: I believe it covered virtually all of them. So I don't remember	<ul> <li>2 agreements, correct?</li> <li>3 A. Correct.</li> <li>4 Q. You never asked anybody to make a</li> <li>5 list of the notes that were the subject of each</li> <li>6 of the agreements, correct?</li> <li>7 A. Correct.</li> <li>8 Q. You're not aware of any document</li> <li>9 that was created prior to the commencement of</li> <li>10 these lawsuits that identifies the Notes that</li> <li>11 are the subject of the agreements, correct?</li> <li>12 A. Correct.</li> <li>13 Q. Other than the Promissory Notes that</li> </ul>
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list? MS. DEITSCH-PEREZ: Object to the form. He's already done that to some degree. THE WITNESS: I believe it covered virtually all of them. So I don't remember which ones specifically in each year.	2 agreements, correct? 3 A. Correct. 4 Q. You never asked anybody to make a 5 list of the notes that were the subject of each 6 of the agreements, correct? 7 A. Correct. 8 Q. You're not aware of any document 9 that was created prior to the commencement of 10 these lawsuits that identifies the Notes that 11 are the subject of the agreements, correct? 12 A. Correct. 13 Q. Other than the Promissory Notes that 14 are the subject of this lawsuit – withdrawn.
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list? MS. DEITSCH-PEREZ: Object to the form. He's already done that to some degree. THE WITNESS: I believe it covered virtually all of them. So I don't remember which ones specifically in each year. Generally, it was, I believe, the	2 agreements, correct? 3 A. Correct. 4 Q. You never asked anybody to make a 5 list of the notes that were the subject of each 6 of the agreements, correct? 7 A. Correct. 8 Q. You're not aware of any document 9 that was created prior to the commencement of 10 these lawsuits that identifies the Notes that 11 are the subject of the agreements, correct? 12 A. Correct. 13 Q. Other than the Promissory Notes that 14 are the subject of this lawsuit – withdrawn. 15 Other than the Promissory Notes that
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list? MS. DEITSCH-PEREZ: Object to the form. He's already done that to some degree. THE WITNESS: I believe it covered virtually all of them. So I don't remember which ones specifically in each year. Generally, it was, I believe, the ones incurred in that year; but I don't	2 agreements, correct? 3 A. Correct. 4 Q. You never asked anybody to make a 5 list of the notes that were the subject of each 6 of the agreements, correct? 7 A. Correct. 8 Q. You're not aware of any document 9 that was created prior to the commencement of 10 these lawsuits that identifies the Notes that 11 are the subject of the agreements, correct? 12 A. Correct. 13 Q. Other than the Promissory Notes that 14 are the subject of this lawsuit – withdrawn. 15 Other than the Promissory Notes that 16 are the subject of these lawsuits, are you
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list? MS. DEITSCH-PEREZ: Object to the form. He's already done that to some degree. THE WITNESS: I believe it covered virtually all of them. So I don't remember which ones specifically in each year. Generally, it was, I believe, the ones incurred in that year; but I don't remember which entities. But again, the	2 agreements, correct? 3 A. Correct. 4 Q. You never asked anybody to make a 5 list of the notes that were the subject of each 6 of the agreements, correct? 7 A. Correct. 8 Q. You're not aware of any document 9 that was created prior to the commencement of 10 these lawsuits that identifies the Notes that 11 are the subject of the agreements, correct? 12 A. Correct. 13 Q. Other than the Promissory Notes that 14 are the subject of this lawsuit – withdrawn. 15 Other than the Promissory Notes that 16 are the subject of these lawsuits, are you 17 aware of any other doc- – Promissory Notes 18 that are the subject of an agreement with the
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list? MS. DEITSCH-PEREZ: Object to the form. He's already done that to some degree. THE WITNESS: I believe it covered virtually all of them. So I don't remember which ones specifically in each year. Generally, it was, I believe, the ones incurred in that year; but I don't remember which entities. But again, the ultimate result being that the term loans,	2 agreements, correct? 3 A. Correct. 4 Q. You never asked anybody to make a 5 list of the notes that were the subject of each 6 of the agreements, correct? 7 A. Correct. 8 Q. You're not aware of any document 9 that was created prior to the commencement of 10 these lawsuits that identifies the Notes that 11 are the subject of the agreements, correct? 12 A. Correct. 13 Q. Other than the Promissory Notes that 14 are the subject of this lawsuit – withdrawn. 15 Other than the Promissory Notes that 16 are the subject of these lawsuits, are you 17 aware of any other doc- – Promissory Notes 18 that are the subject of an agreement with the 19 Dugaboy trustee?
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list? MS. DEITSCH-PEREZ: Object to the form. He's already done that to some degree. THE WITNESS: I believe it covered virtually all of them. So I don't remember which ones specifically in each year. Generally, it was, I believe, the ones incurred in that year; but I don't remember which entities. But again, the ultimate result being that the term loans, the demand notes, the things incurred, the	2 agreements, correct? 3 A. Correct. 4 Q. You never asked anybody to make a 5 list of the notes that were the subject of each 6 of the agreements, correct? 7 A. Correct. 8 Q. You're not aware of any document 9 that was created prior to the commencement of 10 these lawsuits that identifies the Notes that 11 are the subject of the agreements, correct? 12 A. Correct. 13 Q. Other than the Promissory Notes that 14 are the subject of this lawsuit – withdrawn. 15 Other than the Promissory Notes that 16 are the subject of these lawsuits, are you 17 aware of any other doc- – Promissory Notes 18 that are the subject of an agreement with the 19 Dugaboy trustee? 20 A. I believe there are from time to
2 BY MR. MORRIS:  Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions.  Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list?  MS. DEITSCH-PEREZ: Object to the form. He's already done that to some degree.  THE WITNESS: I believe it covered virtually all of them. So I don't remember which ones specifically in each year.  Generally, it was, I believe, the ones incurred in that year; but I don't remember which entities. But again, the ultimate result being that the term loans, the demand notes, the things incurred, the things outstanding were part of the	2 agreements, correct? 3 A. Correct. 4 Q. You never asked anybody to make a 5 list of the notes that were the subject of each 6 of the agreements, correct? 7 A. Correct. 8 Q. You're not aware of any document 9 that was created prior to the commencement of 10 these lawsuits that identifies the Notes that 11 are the subject of the agreements, correct? 12 A. Correct. 13 Q. Other than the Promissory Notes that 14 are the subject of this lawsuit – withdrawn. 15 Other than the Promissory Notes that 16 are the subject of these lawsuits, are you 17 aware of any other doc- – Promissory Notes 18 that are the subject of an agreement with the 19 Dugaboy trustee? 20 A. I believe there are from time to 21 time, yes. But I – I don't know off the top
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list? MS. DEITSCH-PEREZ: Object to the form. He's already done that to some degree. THE WITNESS: I believe it covered virtually all of them. So I don't remember which ones specifically in each year. Generally, it was, I believe, the ones incurred in that year; but I don't remember which entities. But again, the ultimate result being that the term loans, the demand notes, the things incurred, the agreement.	2 agreements, correct? 3 A. Correct. 4 Q. You never asked anybody to make a 5 list of the notes that were the subject of each 6 of the agreements, correct? 7 A. Correct. 8 Q. You're not aware of any document 9 that was created prior to the commencement of 10 these lawsuits that identifies the Notes that 11 are the subject of the agreements, correct? 12 A. Correct. 13 Q. Other than the Promissory Notes that 14 are the subject of this lawsuit – withdrawn. 15 Other than the Promissory Notes that 16 are the subject of these lawsuits, are you 17 aware of any other doc- – Promissory Notes 18 that are the subject of an agreement with the 19 Dugaboy trustee? 20 A. I believe there are from time to 21 time, yes. But I – I don't know off the top 22 of my head.
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list? MS. DEITSCH-PEREZ: Object to the form. He's already done that to some degree. THE WITNESS: I believe it covered virtually all of them. So I don't remember which ones specifically in each year. Generally, it was, I believe, the ones incurred in that year; but I don't remember which entities. But again, the ultimate result being that the term loans, the demand notes, the things incurred, the things outstanding were part of the agreement. BY MR. MORRIS:	2 agreements, correct? 3 A. Correct. 4 Q. You never asked anybody to make a 5 list of the notes that were the subject of each 6 of the agreements, correct? 7 A. Correct. 8 Q. You're not aware of any document 9 that was created prior to the commencement of 10 these lawsuits that identifies the Notes that 11 are the subject of the agreements, correct? 12 A. Correct. 13 Q. Other than the Promissory Notes that 14 are the subject of this lawsuit – withdrawn. 15 Other than the Promissory Notes that 16 are the subject of these lawsuits, are you 17 aware of any other doc- – Promissory Notes 18 that are the subject of an agreement with the 19 Dugaboy trustee? 20 A. I believe there are from time to 21 time, yes. But I – I don't know off the top 22 of my head. 23 Q. Can you identify the maker of any
BY MR. MORRIS: Q. All right. I don't want you to speculate either. So I'm going to ask you just broad follow-up questions. Can you identify any Promissory Note that is the subject of any specific agreement that you ever entered into with the Dugaboy trustee without looking at the list? MS. DEITSCH-PEREZ: Object to the form. He's already done that to some degree. THE WITNESS: I believe it covered virtually all of them. So I don't remember which ones specifically in each year. Generally, it was, I believe, the ones incurred in that year; but I don't remember which entities. But again, the ultimate result being that the term loans, the demand notes, the things incurred, the things outstanding were part of the agreement.	2 agreements, correct? 3 A. Correct. 4 Q. You never asked anybody to make a 5 list of the notes that were the subject of each 6 of the agreements, correct? 7 A. Correct. 8 Q. You're not aware of any document 9 that was created prior to the commencement of 10 these lawsuits that identifies the Notes that 11 are the subject of the agreements, correct? 12 A. Correct. 13 Q. Other than the Promissory Notes that 14 are the subject of this lawsuit – withdrawn. 15 Other than the Promissory Notes that 16 are the subject of these lawsuits, are you 17 aware of any other doc- – Promissory Notes 18 that are the subject of an agreement with the 19 Dugaboy trustee? 20 A. I believe there are from time to 21 time, yes. But I – I don't know off the top 22 of my head.

	Case 3:21-cv-00881-X Document 178-42 Fi	icu	01/09/24 Page 36 of 200 PageID 49	
1	Page 30 JAMES DONDERO	1	JAMES DONDERO	Page 31
	the Promissory Notes that are the subject of		agreements were specifically subject to.	
3	the pending lawsuits?	3	Q. Are you the person who entered into	
4	A. Not specifically, but I believe	4	the agreement with the Dugaboy trustee	
5	there are.	5	concerning the notes that you are describing	
6	Q. Okay. Can you identify the	6	right now?	
7	principal amount of any Promissory Note that is	7	A. Yes, I guess.	
8	the subject of an agreement with the Dugaboy	8	Q. As the person who entered into the	
9	trustee that is not part of the pending	9	agreement with the Dugaboy trustee concerning	
10	lawsuits?	10	Notes that are not the subject of the pending	
11	A. Not specifically.	11	litigation, can you identify anything about	
12	Q. Can you tell me the year in which	12	those Notes, whether it's the maker, the date,	
13	any Promissory Note was ever executed that is	13	the principal amount, anything at all?	
14	the subject of any agreement with the Dugaboy	14	A. Not off the top of my head.	
15	trustee other than the Promissory Notes that	15	Q. Okay. What would – what would you	
16	are the subject of the pending lawsuits?	16	have to look at to know? The chart or	
17	A. I believe there were several, and I	17	something else?	
18	believe there were numerous ones over the	18	A. No, not this not this chart.	
19	years.	19	This only has to do with what we thought this	
20	Q. Okay. And – and are those	20	deposition was going to be about.	
21	Promissory Notes subject to one of the three	21	It would be the financials of	
22	agreements that we've identified or subject to	22	Dugaboy; and then from there, the detail	
23	some other agreement with the Dugaboy trustee?	23	regarding any Notes that it has.	
24	A. Well, they weren't to these related	24	Q. Did you enter into an agreement with	
25	entities. I – I don't know what the	25	the Dugaboy trustee to forgive a Promissory	
	Page 32			Page 33
1	JAMES DONDERO	1	JAMES DONDERO	3
2	Note where Dugaboy is the maker and Highland is	2	Q. Well, the Dugaboy Notes are	
3	the payee?	3	reflected in Highland's financial statements.	
4	A. Dugaboy can you repeat that	4	Do you want me to get that?	
5	question one more time?	5	A. No. I didn't think that was – I	
6	Q. Sure. Did you enter into an	6	didn't think that was the question you were	
7	agreement with the Dugaboy trustee relating to	7	asking me.	
8	any Promissory Note where Dugaboy is the maker?	8	Q. I apologize. Maybe it was my fault.	
9	A. No, I don't believe so.	9	What would we have to look at in	
10	Q. Okay. So you don't have any	10	order to refresh your recollection as to	
11			•	
П	recollection of ever entering into an agreement	11	whether or not you entered into an agreement	
		11 12	•	
12	recollection of ever entering into an agreement		whether or not you entered into an agreement	
12 13	recollection of ever entering into an agreement with the Dugaboy trustee concerning the	12	whether or not you entered into an agreement with the Dugaboy trustee concerning the	
12 13 14	recollection of ever entering into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note that was made	12 13	whether or not you entered into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note made by	
12 13 14 15	recollection of ever entering into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note that was made by Dugaboy, correct?	12 13 14	whether or not you entered into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note made by Dugaboy?	
12 13 14 15 16	recollection of ever entering into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note that was made by Dugaboy, correct?  A. I – I do not believe so.	12 13 14 15	whether or not you entered into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note made by Dugaboy?  A. Other than the ones we're talking	
12 13 14 15 16 17	recollection of ever entering into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note that was made by Dugaboy, correct?  A. I – I do not believe so. Q. Okay. And is there a – is there a	12 13 14 15 16	whether or not you entered into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note made by Dugaboy?  A. Other than the ones we're talking about today, right?	
12 13 14 15 16 17	recollection of ever entering into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note that was made by Dugaboy, correct?  A. I – I do not believe so. Q. Okay. And is there a – is there a document that we could look at that would	12 13 14 15 16 17	whether or not you entered into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note made by Dugaboy?  A. Other than the ones we're talking about today, right?  Q. We're not talking about – there's	
12 13 14 15 16 17 18	recollection of ever entering into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note that was made by Dugaboy, correct?  A. I – I do not believe so.  Q. Okay. And is there a – is there a document that we could look at that would refresh your recollection?	12 13 14 15 16 17 18	whether or not you entered into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note made by Dugaboy?  A. Other than the ones we're talking about today, right?  Q. We're not talking about – there's no Promissory Note where Dugaboy is the maker	
12 13 14 15 16 17 18 19 20	recollection of ever entering into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note that was made by Dugaboy, correct?  A. I – I do not believe so. Q. Okay. And is there a – is there a document that we could look at that would refresh your recollection?  A. Not beyond the financials of Dugaboy	12 13 14 15 16 17 18 19	whether or not you entered into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note made by Dugaboy?  A. Other than the ones we're talking about today, right?  Q. We're not talking about – there's no Promissory Note where Dugaboy is the maker that is the subject of any of the pending	
12 13 14 15 16 17 18 19 20 21	recollection of ever entering into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note that was made by Dugaboy, correct?  A. I – I do not believe so.  Q. Okay. And is there a – is there a document that we could look at that would refresh your recollection?  A. Not beyond the financials of Dugaboy and any relevant Note detail.  Q. And would – is it – is it your	12 13 14 15 16 17 18 19 20	whether or not you entered into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note made by Dugaboy?  A. Other than the ones we're talking about today, right?  Q. We're not talking about – there's no Promissory Note where Dugaboy is the maker that is the subject of any of the pending lawsuits, correct?  A. Correct.	
12 13 14 15 16 17 18 19 20 21 22	recollection of ever entering into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note that was made by Dugaboy, correct?  A. I—I do not believe so. Q. Okay. And is there a—is there a document that we could look at that would refresh your recollection?  A. Not beyond the financials of Dugaboy and any relevant Note detail. Q. And would—is it—is it your testimony that an agreement with Dugaboy would	12 13 14 15 16 17 18 19 20 21	whether or not you entered into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note made by Dugaboy?  A. Other than the ones we're talking about today, right?  Q. We're not talking about – there's no Promissory Note where Dugaboy is the maker that is the subject of any of the pending lawsuits, correct?  A. Correct.  Q. So I'm asking you to identify if you	
11 12 13 14 15 16 17 18 19 20 21 22 23 24	recollection of ever entering into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note that was made by Dugaboy, correct?  A. I – I do not believe so.  Q. Okay. And is there a – is there a document that we could look at that would refresh your recollection?  A. Not beyond the financials of Dugaboy and any relevant Note detail.  Q. And would – is it – is it your	12 13 14 15 16 17 18 19 20 21 22	whether or not you entered into an agreement with the Dugaboy trustee concerning the potential forgiveness of any Note made by Dugaboy?  A. Other than the ones we're talking about today, right?  Q. We're not talking about – there's no Promissory Note where Dugaboy is the maker that is the subject of any of the pending lawsuits, correct?  A. Correct.	

1	Page 34 JAMES DONDERO	1	JAMES DONDERO	Page 35
2	one of the pending lawsuits.	2	THE WITNESS: The majority interest	
3	Do you understand that that's what	3	is controlled by the 75 percent. It's	
4	I'm trying to get at?	4	controlled by Dugaboy. But the majority	
5	MS. DEITSCH-PEREZ: Asked and	5	interest isn't an entity in and of itself,	
6	answered.	6	right?	
7	THE WITNESS: Yes.	7	BY MR. MORRIS:	
8	BY MR. MORRIS:	8	Q. Okay. Has Dugaboy held the majority	
9	Q. Okay. Can you identify any such	9	interest since the time that Highland was	
10	Promissory Note?	10	created?	
11	A. No, not specifically as I sit here	11	A. No.	
12		12	Q. Okay. So – so then I'm going to	
13	Q. Okay. Other than the promissory –	13	ask my question again.	
14	withdrawn.	14	Are you aware of any agreement	
15	Are you familiar with the term	15	concerning any Promissory Note that is the	
16	"majority interest" as used in the Highland	16	subject – withdrawn.	
7	Limited Partnership Agreement?	17	Are you aware of any agreement with	
8	A. Yes.	18	the majority interest that concerns any	
9	Q. Okay. Other than the Promissory	19	Promissory Note where Highland is the payee	
20	Notes that are the subject of the pending	20	other than the Notes that are the subject of	
21	lawsuits, are you aware of any other Promissory	21	the pending lawsuit?	
22	Notes that are the subject of any agreement	22	MS. DEITSCH-PEREZ: Asked and	
23	with the majority interest?	23	answered.	
.3	MS. DEITSCH-PEREZ: Object to the	24	THE WITNESS: Not specifically as I	
25	form. Asked and answered.	25	sit here today, but I do believe there have	
	IOITII. ASked alid alisweled.	23	Sit here today, but I do believe there have	
1	Page 36 JAMES DONDERO	1	JAMES DONDERO	Page 3
2	been numerous notes other than to these	2	move on if I can, but I just want some clarity	
3	entities today where Dugaboy was the maker	3	here.	
4	or recipient or whatever.	4	Is there any agreement between	
	•			
	BY IVIR IVIURRIS	5	Dugaboy and the majority interest concerning	
	BY MR. MORRIS:  O So you do believe that Durahov was	5	Dugaboy and the majority interest concerning any Promissory Note where Dugaboy is the maker?	
6	Q. So you do believe that Dugaboy was	6	any Promissory Note where Dugaboy is the maker?	
6 7	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject	6 7	any Promissory Note where Dugaboy is the maker? MS. DEITSCH-PEREZ: Object to the	
6 7 8	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?	6 7 8	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.	
6 7 8 9	<ul><li>Q. So you do believe that Dugaboy was</li><li>the maker of a Promissory Note that's subject</li><li>to an agreement with the majority interest?</li><li>MS. DEITSCH-PEREZ: Object to the</li></ul>	6 7 8 9	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I – I don't know what	
6 7 8 9	<ul> <li>Q. So you do believe that Dugaboy was</li> <li>the maker of a Promissory Note that's subject</li> <li>to an agreement with the majority interest?</li> <li>MS. DEITSCH-PEREZ: Object to the form.</li> </ul>	6 7 8 9 10	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I – I don't know what you're getting at. I have a tried to	
6 7 8 9 0	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: What I'm saying is I	6 7 8 9 10 11	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I I don't know what you're getting at. I have a tried to answer it the best I can several different	
6 7 8 9 10 11	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: What I'm saying is I believe Dugaboy had other – made other	6 7 8 9 10 11 12	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I – I don't know what you're getting at. I have a tried to answer it the best I can several different ways.	
6 7 8 9 10 11 12	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest? MS. DEITSCH-PEREZ: Object to the form. THE WITNESS: What I'm saying is I believe Dugaboy had other – made other Notes and received other Notes from other	6 7 8 9 10 11 12 13	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I – I don't know what you're getting at. I have a tried to answer it the best I can several different ways.  But try it one more time, and I'll	
6 7 8 9 10 11 12 13	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: What I'm saying is I believe Dugaboy had other – made other Notes and received other Notes from other entities other than Highland.	6 7 8 9 10 11 12 13 14	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I – I don't know what you're getting at. I have a tried to answer it the best I can several different ways.  But try it one more time, and I'll try and answer it just specifically yes or	
6 7 8 9 10 11 12 13 14	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: What I'm saying is I believe Dugaboy had other – made other Notes and received other Notes from other entities other than Highland.  BY MR. MORRIS:	6 7 8 9 10 11 12 13 14 15	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I — I don't know what you're getting at. I have a tried to answer it the best I can several different ways.  But try it one more time, and I'll try and answer it just specifically yes or no.	
6 7 8 9 0 1 2 3 4 5 6	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: What I'm saying is I believe Dugaboy had other — made other Notes and received other Notes from other entities other than Highland.  BY MR. MORRIS:  Q. Does that have anything to do with	6 7 8 9 10 11 12 13 14 15 16	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I — I don't know what you're getting at. I have a tried to answer it the best I can several different ways.  But try it one more time, and I'll try and answer it just specifically yes or no.  BY MR. MORRIS:	
6 7 8 9 10 12 13 14 15 16 7	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: What I'm saying is I believe Dugaboy had other – made other Notes and received other Notes from other entities other than Highland.  BY MR. MORRIS:  Q. Does that have anything to do with Highland?	6 7 8 9 10 11 12 13 14 15 16 17	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I — I don't know what you're getting at. I have a tried to answer it the best I can several different ways.  But try it one more time, and I'll try and answer it just specifically yes or no.  BY MR. MORRIS:  Q. Okay. Is Dugaboy the maker on any	
6 7 8 9 10 12 13 14 15 16 7 18	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: What I'm saying is I believe Dugaboy had other – made other Notes and received other Notes from other entities other than Highland.  BY MR. MORRIS:  Q. Does that have anything to do with Highland?  Maybe I wasn't clear. I'm using the	6 7 8 9 10 11 12 13 14 15 16 17 18	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I – I don't know what you're getting at. I have a tried to answer it the best I can several different ways.  But try it one more time, and I'll try and answer it just specifically yes or no.  BY MR. MORRIS:  Q. Okay. Is Dugaboy the maker on any Promissory Note where Highland is the payee?	
6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: What I'm saying is I believe Dugaboy had other – made other Notes and received other Notes from other entities other than Highland.  BY MR. MORRIS:  Q. Does that have anything to do with Highland?  Maybe I wasn't clear. I'm using the phrase "majority interest" as that phrase – I	6 7 8 9 10 11 12 13 14 15 16 17 18 19	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I I don't know what you're getting at. I have a tried to answer it the best I can several different ways.  But try it one more time, and I'll try and answer it just specifically yes or no.  BY MR. MORRIS:  Q. Okay. Is Dugaboy the maker on any Promissory Note where Highland is the payee?  A. I don't believe so at this point.	
6 7 8 9 0 1 1 2 3 1 4 1 5 1 6 7 8 9 0	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: What I'm saying is I believe Dugaboy had other – made other Notes and received other Notes from other entities other than Highland.  BY MR. MORRIS:  Q. Does that have anything to do with Highland?  Maybe I wasn't clear. I'm using the phrase "majority interest" as that phrase – I thought we had – I thought we had an	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I — I don't know what you're getting at. I have a tried to answer it the best I can several different ways.  But try it one more time, and I'll try and answer it just specifically yes or no.  BY MR. MORRIS:  Q. Okay. Is Dugaboy the maker on any Promissory Note where Highland is the payee?  A. I don't believe so at this point.  Q. Was Dugaboy ever the maker on a Note	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 21	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: What I'm saying is I believe Dugaboy had other – made other Notes and received other Notes from other entities other than Highland. BY MR. MORRIS:  Q. Does that have anything to do with Highland?  Maybe I wasn't clear. I'm using the phrase "majority interest" as that phrase – I thought we had – I thought we had an understanding – as that phrase is used in the	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I – I don't know what you're getting at. I have a tried to answer it the best I can several different ways.  But try it one more time, and I'll try and answer it just specifically yes or no.  BY MR. MORRIS:  Q. Okay. Is Dugaboy the maker on any Promissory Note where Highland is the payee?  A. I don't believe so at this point.  Q. Was Dugaboy ever the maker on a Note where Highland was the payee to the best of	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: What I'm saying is I believe Dugaboy had other – made other Notes and received other Notes from other entities other than Highland.  BY MR. MORRIS:  Q. Does that have anything to do with Highland?  Maybe I wasn't clear. I'm using the phrase "majority interest" as that phrase – I thought we had – I thought we had an understanding – as that phrase is used in the Highland Limited Partnership Agreement, right?	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I – I don't know what you're getting at. I have a tried to answer it the best I can several different ways.  But try it one more time, and I'll try and answer it just specifically yes or no.  BY MR. MORRIS:  Q. Okay. Is Dugaboy the maker on any Promissory Note where Highland is the payee?  A. I don't believe so at this point.  Q. Was Dugaboy ever the maker on a Note where Highland was the payee to the best of your knowledge?	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: What I'm saying is I believe Dugaboy had other – made other Notes and received other Notes from other entities other than Highland.  BY MR. MORRIS:  Q. Does that have anything to do with Highland?  Maybe I wasn't clear. I'm using the phrase "majority interest" as that phrase — I thought we had — I thought we had an understanding — as that phrase is used in the Highland Limited Partnership Agreement, right?  A. I thought it was a definition term	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I I don't know what you're getting at. I have a tried to answer it the best I can several different ways.  But try it one more time, and I'll try and answer it just specifically yes or no.  BY MR. MORRIS:  Q. Okay. Is Dugaboy the maker on any Promissory Note where Highland is the payee?  A. I don't believe so at this point.  Q. Was Dugaboy ever the maker on a Note where Highland was the payee to the best of your knowledge?  A. I don't I just don't know what	
6 7	Q. So you do believe that Dugaboy was the maker of a Promissory Note that's subject to an agreement with the majority interest?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: What I'm saying is I believe Dugaboy had other – made other Notes and received other Notes from other entities other than Highland.  BY MR. MORRIS:  Q. Does that have anything to do with Highland?  Maybe I wasn't clear. I'm using the phrase "majority interest" as that phrase – I thought we had – I thought we had an understanding – as that phrase is used in the Highland Limited Partnership Agreement, right?	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	any Promissory Note where Dugaboy is the maker?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I – I don't know what you're getting at. I have a tried to answer it the best I can several different ways.  But try it one more time, and I'll try and answer it just specifically yes or no.  BY MR. MORRIS:  Q. Okay. Is Dugaboy the maker on any Promissory Note where Highland is the payee?  A. I don't believe so at this point.  Q. Was Dugaboy ever the maker on a Note where Highland was the payee to the best of your knowledge?  A. I don't – I just don't know what the actual accounting was or could have or	

Page 3
Page 4

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 39 of 200 PageID 49485

	Case 3.21-CV-00001-A DUCUMENT 170-42 FI	icu	01/03/24 Tage 33 01 200 Tage 1D 4	19403
1	Page 42 JAMES DONDERO	1	JAMES DONDERO	Page 43
2	due to them as that they would ultimately be	2	debtor's property, correct?	
3	compensation; but to be a bona fide Note and to	3	MS. DEITSCH-PEREZ: Object. Object	
4	have bona fide deferral at the time that they	4	to the form.	
5	were issued, they were the debtor's property.	5	THE WITNESS: Exercise control? I	
6	And I guess they remained such until satisfied	6	understood the trustee had the ability to	
7	or until the condition as present – the	7	grant the, whatever you want to call them,	
8	condition subsequent is either triggered or	8	conditions subsequent.	
9	impossible to be triggered.	9	BY MR. MORRIS:	
10	Q. Okay. Is it fair to say that the	10	Q. On that –	
11	Promissory Notes that are the subject of the	11	A. Yes.	
12	agreements were assets of the debtor at the	12	Q. And that was – by entering into the	
13	time you entered into the agreements?	13	agreement, would you agree with me, that the	
14	A. Yes.	14	Dugaboy trustee exercised control over the	
15	Q. At the time you entered into the	15	Promissory Notes?	
16	agreements, you understood that Dugaboy was	16	MS. DEITSCH-PEREZ: Object to the	
.o 17	exercising control over the debtor's property,	17	form.	
18	correct?	18	THE WITNESS: They The trustee	
19	MS. DEITSCH-PEREZ: Object to the	19	exercised the rights given to it as a	
20	form.	20	majority of Class A holders.	
21	MR. MORRIS: Withdrawn.	21	BY MR. MORRIS:	
- 22	BY MR. MORRIS:	22	Q. Okay. And is it your understanding	
23	Q. At the time you entered into the	23	that as part of the right, it altered the	
-0 24	agreements, you understood that the Dugaboy	24	characteristics of the Promissory Notes?	
- · 25	trustee was going to exercise control over the	25	MS. DEITSCH-PEREZ: Object to the	
	Page 44		<u> </u>	Page 45
1	JAMES DONDERO	1	JAMES DONDERO	
2	form.	2	form.	
3	THE WITNESS: I just want to - I	3	THE WITNESS: Yeah. I – again, it	
4	believe my testimony, I granted the	4	sounds like you're trying to take me	
5	conditions subsequent is my interpretation.	5	towards legal terms of changing terms or	
6	BY MR. MORRIS:	6	modification in a Note or whatever; and	
7	Q. Right. And so that's fine. But	7	I – I'm not – I don't have an opinion or	
8	that's that's the thing that happened, but	8	the expert to comment on that.	
9	I'm just asking you what the impact of that	9	I can just say I knew she had the	
10	was.	10	ability to create conditions subsequent.	
11	When the Dugaboy trustee entered	11	BY MR. MORRIS:	
12	into the agreement, the result was that the	12	Q. Okay. So let's take, for example,	
13	terms and conditions of the Promissory Note	13	the Notes that you signed.	
14	were altered, correct?	14	Those were demand notes, right?	
15	MS. DEITSCH-PEREZ: Object to the	15	A. Yes.	
16	form.	16	Q. Okay. And after you entered into	
17	THE WITNESS: I don't want to - I	17	the agreement with the Dugaboy trustee, instead	
18	want to say I don't know to that next week.	18	of it being a demand note, it was now a demand	
19	BY MR. MORRIS:	19	note subject to conditions subsequent, correct?	
20	Q. You can't - okay. You can't tell	20	MS. DEITSCH-PEREZ: Object to the	
21	me if your agreement with the Dugaboy trustee	21	form.	
22	altered the terms and conditions of the	22	THE WITNESS: Yeah, that ultimately	
23	Promissory Notes that were subject to the	23	they couldn't be demanded until conditions	
24	agreement; you can't tell me that?	24	subsequent were met or unable to be met.	
25	MS. DEITSCH-PEREZ: Object to the	25		

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 40 of 200 PageID 49486

1	Page 46 JAMES DONDERO	1	JAMES DONDERO	Page 47
2	BY MR. MORRIS:	2	into account?	
3	Q. Okay. So can you agree with me that	3	A. I went through this already last	
4	that that that was a change in the term of	4	time, but the Notes were intentionally loose	
5	the Note?	5	and, I think, anticipated the ability to adjust	
6	MS. DEITSCH-PEREZ: Object to the	6	the subsequent conditions or other things.	
7	form.	7	Q. Now, you told me that each of the	
8	THE WITNESS: Yeah. See, that's the	8	agreements was entered into between December of	
9	part I don't want to comment on. I just	9	one year or – actually, withdrawn.	
10	want to say I don't know.	10	If we look at paragraph 82, it says	
11	BY MR. MORRIS:	11	that each of the agreements was made, quote,	
12	Q. Okay. Wasn't that the purpose of	12	"sometime between the December of the year in	
13	entering into the agreements was to change the	13	which each note was made and February of the	
14	terms of the each of the Promissory Notes?	14	following year."	
15	Wasn't that your intent?	15	Do I have that right?	
16	MS. DEITSCH-PEREZ: Object to the	16	A. Yes.	
17	form.	17	Q. Can you identify with any greater	
18	THE WITNESS: I'd say the intent was	18	specificity when you entered into the first	
19	to find and make compensation appropriate	19	agreement with the Dugaboy trustee referenced	
20	for industry standards and Highland in	20	in paragraph 82?	
21	particular.	21	A. No.	
22	BY MR. MORRIS:	22	Q. It's sometime within that 90-day	
23	Q. And did you believe that the Notes	23	period; does that sound right to you?	
24	as originally drafted and signed by you or the	24	A. I believe it was closer to the	
25	representatives of the makers didn't take that	25	holidays around the turn of the year, but I	
	· ·			
4	Page 48			
1	JAMES DONDERO	1	JAMES DONDERO	Page 49
2	JAMES DONDERO don't have specific recollection.	1 2	JAMES DONDERO mistake.	Page 49
	JAMES DONDERO don't have specific recollection. Q. Is that answer the same for all		mistake.	Page 49
2	don't have specific recollection.  Q. Is that answer the same for all	2	mistake.  Is it your testimony that each —	rage 49
2 3 4	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first	2	mistake.  Is it your testimony that each — that you entered each of the agreements with	rage 49
2 3 4	don't have specific recollection.  Q. Is that answer the same for all	2 3 4	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than	rage 49
2 3 4 5 6	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all	2 3 4 5	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?	rage 49
2 3 4 5 6 7	don't have specific recollection. Q. Is that answer the same for all three agreements or only for the first agreement? A. That would be the same for all three.	2 3 4 5 6 7	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection,	rage 49
2 3 4 5 6 7 8	don't have specific recollection. Q. Is that answer the same for all three agreements or only for the first agreement? A. That would be the same for all three. Q. So then why – why does paragraph 82	2 3 4 5 6 7 8	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was	rage 49
2 3 4 5 6 7 8 9	don't have specific recollection. Q. Is that answer the same for all three agreements or only for the first agreement? A. That would be the same for all three. Q. So then why – why does paragraph 82 refer to sometime between December of the year	2 3 4 5 6 7 8 9	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't	rage 49
2 3 4 5 6 7 8 9 10	don't have specific recollection. Q. Is that answer the same for all three agreements or only for the first agreement? A. That would be the same for all three. Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the	2 3 4 5 6 7 8 9	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.	rage 49
2 3 4 5 6 7 8 9 10 11	don't have specific recollection. Q. Is that answer the same for all three agreements or only for the first agreement? A. That would be the same for all three. Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is	2 3 4 5 6 7 8 9 10	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that	rage 49
2 3 4 5 6 7 8 9 10 11 12	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all three.  Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is that it happened around the holidays?	2 3 4 5 6 7 8 9 10 11 12	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that memorialized the date on which you entered into	rage 49
2 3 4 5 6 7 8 9 10 11 12 13	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all three.  Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is that it happened around the holidays?  A. I don't know.	2 3 4 5 6 7 8 9 10 11 12 13	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that memorialized the date on which you entered into any of the agreements?	rage 49
2 3 4 5 6 7 8 9 10 11 12 13 14	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all three.  Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is that it happened around the holidays?  A. I don't know.  Q. All right. But as you sit here	2 3 4 5 6 7 8 9 10 11 12 13 14	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that memorialized the date on which you entered into any of the agreements?  A. No, other than — no, other than —	rage 49
2 3 4 5 6 7 8 9 10 11 12 13 14 15	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all three.  Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is that it happened around the holidays?  A. I don't know.  Q. All right. But as you sit here right now, is it your testimony that you	2 3 4 5 6 7 8 9 10 11 12 13 14 15	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that memorialized the date on which you entered into any of the agreements?  A. No, other than — no, other than — no, other than, you know, other than travel	rage 49
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all three.  Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is that it happened around the holidays?  A. I don't know.  Q. All right. But as you sit here right now, is it your testimony that you believe each of the agreements was signed –	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that memorialized the date on which you entered into any of the agreements?  A. No, other than — no, other than — no, other than, you know, other than travel schedule or phone logs or whatever.	rage 49
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all three.  Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is that it happened around the holidays?  A. I don't know.  Q. All right. But as you sit here right now, is it your testimony that you believe each of the agreements was signed – was more likely signed in December rather than	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that memorialized the date on which you entered into any of the agreements?  A. No, other than — no, other than — no, other than, you know, other than travel schedule or phone logs or whatever.  Q. All right. During the discussion	rage 49
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all three.  Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is that it happened around the holidays?  A. I don't know.  Q. All right. But as you sit here right now, is it your testimony that you believe each of the agreements was signed – was more likely signed in December rather than January or February?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that memorialized the date on which you entered into any of the agreements?  A. No, other than — no, other than — no, other than, you know, other than travel schedule or phone logs or whatever.  Q. All right. During the discussion that led to the agreements, did you ever	rage 49
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all three.  Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is that it happened around the holidays?  A. I don't know.  Q. All right. But as you sit here right now, is it your testimony that you believe each of the agreements was signed – was more likely signed in December rather than January or February?  MS. DEITSCH-PEREZ: Object to the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that memorialized the date on which you entered into any of the agreements?  A. No, other than — no, other than — no, other than, you know, other than travel schedule or phone logs or whatever.  Q. All right. During the discussion that led to the agreements, did you ever provide any information to Nancy or to Dugaboy	rage 49
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all three.  Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is that it happened around the holidays?  A. I don't know.  Q. All right. But as you sit here right now, is it your testimony that you believe each of the agreements was signed – was more likely signed in December rather than January or February?  MS. DEITSCH-PEREZ: Object to the form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that memorialized the date on which you entered into any of the agreements?  A. No, other than — no, other than — no, other than, you know, other than travel schedule or phone logs or whatever.  Q. All right. During the discussion that led to the agreements, did you ever provide any information to Nancy or to Dugaboy concerning your compensation?	rage 49
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all three.  Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is that it happened around the holidays?  A. I don't know.  Q. All right. But as you sit here right now, is it your testimony that you believe each of the agreements was signed – was more likely signed in December rather than January or February?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I think signed is a –	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that memorialized the date on which you entered into any of the agreements?  A. No, other than — no, other than — no, other than, you know, other than travel schedule or phone logs or whatever.  Q. All right. During the discussion that led to the agreements, did you ever provide any information to Nancy or to Dugaboy concerning your compensation?  A. Just — just verbal. I mean, she	rage 49
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all three.  Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is that it happened around the holidays?  A. I don't know.  Q. All right. But as you sit here right now, is it your testimony that you believe each of the agreements was signed – was more likely signed in December rather than January or February?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I think signed is a – I'm not – I'm not testifying that signed,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that memorialized the date on which you entered into any of the agreements?  A. No, other than — no, other than — no, other than, you know, other than travel schedule or phone logs or whatever.  Q. All right. During the discussion that led to the agreements, did you ever provide any information to Nancy or to Dugaboy concerning your compensation?  A. Just — just verbal. I mean, she knew it was low, and she knew we had reinvested	rage 49
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all three.  Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is that it happened around the holidays?  A. I don't know.  Q. All right. But as you sit here right now, is it your testimony that you believe each of the agreements was signed – was more likely signed in December rather than January or February?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I think signed is a – I'm not – I'm not testifying that signed, I guess.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that memorialized the date on which you entered into any of the agreements?  A. No, other than — no, other than — no, other than, you know, other than travel schedule or phone logs or whatever.  Q. All right. During the discussion that led to the agreements, did you ever provide any information to Nancy or to Dugaboy concerning your compensation?  A. Just — just verbal. I mean, she knew it was low, and she knew we had reinvested most everything we made back in the company	rage 49
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	don't have specific recollection.  Q. Is that answer the same for all three agreements or only for the first agreement?  A. That would be the same for all three.  Q. So then why – why does paragraph 82 refer to sometime between December of the year in which each note was made and February of the following year if your best recollection is that it happened around the holidays?  A. I don't know.  Q. All right. But as you sit here right now, is it your testimony that you believe each of the agreements was signed – was more likely signed in December rather than January or February?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: I think signed is a – I'm not – I'm not testifying that signed,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	mistake.  Is it your testimony that each — that you entered each of the agreements with the Dugaboy trustee in December rather than January or February of the years indicated?  A. That's the best of my recollection, but there may have been one year that was towards the wider end of the interval. I can't remember with more specificity.  Q. Okay. Do you know of anything that memorialized the date on which you entered into any of the agreements?  A. No, other than — no, other than — no, other than, you know, other than travel schedule or phone logs or whatever.  Q. All right. During the discussion that led to the agreements, did you ever provide any information to Nancy or to Dugaboy concerning your compensation?  A. Just — just verbal. I mean, she knew it was low, and she knew we had reinvested	rage 49

	3:21-cv-00881-X Document 178-43		<del>,</del> u		
1	JAMES DONDERO	age 50	1	JAMES DONDERO	Page 51
	e obvious to anybody who's looked at			verbal, and it was – but an understanding but	
	pers even in hindsight.			a clear and obvious understanding.	
	IR. MORRIS: Okay. I move to		4	Q. I want to know exactly what	
5 strike	-			information you gave to your sister and to	
	MORRIS:			Dugaboy before entering into any of the three	
	And please listen carefully to my			agreements with the Dugaboy trustee?	
8 question			8	A. Most of what I had made over the	
•	uring the discussions that led to			years was rolled back into the business to	
	the agreements, did you ever provide			propel growth and initiatives. And that my	
	mation to your sister or Dugaboy			actual compensation was very modest based on	
-	ing your compensation?			industry standards and relevant	
	//S. DEITSCH-PEREZ: Asked and			responsibilities at Highland.	
	vered.		14	Q. Did you tell her anything else?	
	THE WITNESS: Not specifically.			Withdrawn.	
	MORRIS:		16	Did you tell your – Nancy or	
	Did you provide any general			Dugaboy anything else beyond what you've now	
	ion to your sister or to Dugaboy prior			testified to?	
	ntry of any of the three agreements		19	A. You know, I think some of what I	
	entered into with the Dugaboy trustee?			testified to earlier, that forgiveness of the	
•	I would repeat the answer that was			Notes would be a modest increase in that	
	vo questions ago.			compensation but still not be in the ZIP code	
	That's the information that you gave			of fair and appropriate compensation and that	
24 to her?	That's the information that you gave			the value of the Notes in aggregate were de	
	Yeah. It was – again, it was			minimus relative to Highland and de minimis	
20 A.	real. It was – again, it was			This in this telegraph to this intrins	
1	JAMES DONDERO	age 52	1	JAMES DONDERO	Page 53
	Dugaboy.		_		
			2 '	u lai ZIF Code lo ball il ille brober biciure il lai	
	Did you tell her anything else?			that ZIP code to paint the proper picture that the cash compensation for somebody in my role	
	Did you tell her anything else? Anything else would have fallen into	;	3	the cash compensation for somebody in my role	
4 A. A	Anything else would have fallen into		3	the cash compensation for somebody in my role was well below industry standards.	
4 A. A. 5 the buck	Anything else would have fallen into ets I just described, but I can't	;	3 4 5	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you	
4 A. A. A. 5 the buck 6 rememb	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today.		3 4 5 6	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or		3 4 5 6	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or y that your salary was less than a	; ; ; ;	3 4 5 6 7 8	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today.  Did you ever tell your sister or that your salary was less than a bllars?		3 4 5 6 7 8	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or that your salary was less than a bllars? I —	; ; ; ; ;	3 4 5 6 7 8 9	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or y that your salary was less than a bllars? I — MS. DEITSCH-PEREZ: I mean, just	11	3 4 5 6 7 8 9	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or that your salary was less than a bllars? I — MS. DEITSCH-PEREZ: I mean, just Highland?	; ; ; ; ; ; ; ;	3 4 5 6 7 8 9 10 11	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before entering into the three agreements that you	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or that your salary was less than a billars? I — MS. DEITSCH-PEREZ: I mean, just Highland? THE WITNESS: Repeat the question	1 1 1 1	3 4 5 6 7 8 9 10 11 11 12	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before entering into the three agreements that you entered into with the Dugaboy trustee?	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or that your salary was less than a bllars? I — MS. DEITSCH-PEREZ: I mean, just Highland? THE WITNESS: Repeat the question of for me, please.	; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	3 4 5 6 7 8 9 10 11 12 13	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before entering into the three agreements that you entered into with the Dugaboy trustee?  A. And, again, it would fall into the	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or y that your salary was less than a bllars? I — VIS. DEITSCH-PEREZ: I mean, just Highland? THE WITNESS: Repeat the question in for me, please. MORRIS:	11 11 11 11 11	3 4 5 6 7 8 9 110 111 112 113 114 115	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before entering into the three agreements that you entered into with the Dugaboy trustee?  A. And, again, it would fall into the buckets I just described.	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or that your salary was less than a bllars? I — IS. DEITSCH-PEREZ: I mean, just Highland? THE WITNESS: Repeat the question of for me, please. MORRIS: Did you ever tell your sister that	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	3 4 5 6 7 8 9 10 11 12 13 14 15 16	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before entering into the three agreements that you entered into with the Dugaboy trustee?  A. And, again, it would fall into the buckets I just described.  Q. Can you – can you recall any	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or y that your salary was less than a bllars? I — VIS. DEITSCH-PEREZ: I mean, just Highland? THE WITNESS: Repeat the question in for me, please. MORRIS:	1 1 1 1 1 1 1 1	3 4 5 6 7 8 9 10 11 12 13 14 15 16	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before entering into the three agreements that you entered into with the Dugaboy trustee?  A. And, again, it would fall into the buckets I just described.  Q. Can you – can you recall any question that your sister or Dugaboy asked of	
4 A. A. 5 the buck 6 rememb 7 Q. I 8 Dugaboy 9 million do 10 A. 11 M 12 from 13 T 14 agair 15 BY MR. 16 Q. 17 your sal 18 year?	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or y that your salary was less than a bllars? I — WS. DEITSCH-PEREZ: I mean, just Highland? THE WITNESS: Repeat the question of for me, please. MORRIS: Did you ever tell your sister that ary was less than a million dollars a	1 1 1 1 1 1 1 1 1	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before entering into the three agreements that you entered into with the Dugaboy trustee?  A. And, again, it would fall into the buckets I just described.  Q. Can you — can you recall any question that your sister or Dugaboy asked of you concerning your compensation before	
4 A. A. 5 the buck 6 rememb 7 Q.   8 Dugaboy 9 million do 10 A. 11 M 12 from 13	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or that your salary was less than a blars? I— IS. DEITSCH-PEREZ: I mean, just Highland? THE WITNESS: Repeat the question of for me, please. MORRIS: Did you ever tell your sister that eary was less than a million dollars a	11 11 11 11 11 11 11 11 11 11 11 11 11	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before entering into the three agreements that you entered into with the Dugaboy trustee?  A. And, again, it would fall into the buckets I just described.  Q. Can you – can you recall any question that your sister or Dugaboy asked of you concerning your compensation before entering into the agreements?	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or y that your salary was less than a bilars? I — MS. DEITSCH-PEREZ: I mean, just Highland? THE WITNESS: Repeat the question in for me, please. MORRIS: Did you ever tell your sister that eary was less than a million dollars a	1 1 1 1 1 1 1 1 1 1 1 2	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before entering into the three agreements that you entered into with the Dugaboy trustee?  A. And, again, it would fall into the buckets I just described.  Q. Can you – can you recall any question that your sister or Dugaboy asked of you concerning your compensation before entering into the agreements?  MS. DEITSCH-PEREZ: Asked answered.	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or that your salary was less than a blars? I— IS. DEITSCH-PEREZ: I mean, just Highland? THE WITNESS: Repeat the question of for me, please. MORRIS: Did you ever tell your sister that eary was less than a million dollars a	1 1 1 1 1 1 1 1 1 1 2 2	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before entering into the three agreements that you entered into with the Dugaboy trustee?  A. And, again, it would fall into the buckets I just described.  Q. Can you – can you recall any question that your sister or Dugaboy asked of you concerning your compensation before entering into the agreements?  MS. DEITSCH-PEREZ: Asked answered. THE WITNESS: Again, I – it would	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or y that your salary was less than a bllars? I — MS. DEITSCH-PEREZ: I mean, just Highland? THE WITNESS: Repeat the question of for me, please. MORRIS: Did you ever tell your sister that eary was less than a million dollars a I know my sister was aware that it y low, and it kind of decreased over d I think it was paid by different	1 1 1 1 1 1 1 1 1 2 2 2	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before entering into the three agreements that you entered into with the Dugaboy trustee?  A. And, again, it would fall into the buckets I just described.  Q. Can you – can you recall any question that your sister or Dugaboy asked of you concerning your compensation before entering into the agreements?  MS. DEITSCH-PEREZ: Asked answered.  THE WITNESS: Again, I – it would fall into the buckets I just described.	
4 A. A. 5 the buck 6 rememb 7 Q.   8 Dugaboy 9 million do 10 A. 11 M 12 from 13 T 14 agair 15 BY MR. 16 Q. 17 your sal 18 year? 19 A. 20 was ver 21 time, an 22 entities. 23	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or y that your salary was less than a blars? I— MS. DEITSCH-PEREZ: I mean, just Highland? THE WITNESS: Repeat the question of for me, please. MORRIS: Did you ever tell your sister that eary was less than a million dollars a I know my sister was aware that it y low, and it kind of decreased over d I think it was paid by different Whether it was a million or	1 1 1 1 1 1 1 1 1 1 2 2 2 2	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before entering into the three agreements that you entered into with the Dugaboy trustee?  A. And, again, it would fall into the buckets I just described.  Q. Can you – can you recall any question that your sister or Dugaboy asked of you concerning your compensation before entering into the agreements?  MS. DEITSCH-PEREZ: Asked answered. THE WITNESS: Again, I – it would fall into the buckets I just described.  BY MR. MORRIS:	
4 A.	Anything else would have fallen into ets I just described, but I can't er specifically as I sit here today. Did you ever tell your sister or y that your salary was less than a bllars? I — MS. DEITSCH-PEREZ: I mean, just Highland? THE WITNESS: Repeat the question of for me, please. MORRIS: Did you ever tell your sister that eary was less than a million dollars a I know my sister was aware that it y low, and it kind of decreased over d I think it was paid by different	1 1 1 1 1 1 1 1 1 1 2 2 2 2 2	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	the cash compensation for somebody in my role was well below industry standards.  Q. Do you recall anything else that you shared with your sister concerning your compensation that you haven't testified to?  A. Like I said, it would generally fall into those buckets as I sit here today.  Q. Did your sister or Dugaboy ask you any questions about your compensation before entering into the three agreements that you entered into with the Dugaboy trustee?  A. And, again, it would fall into the buckets I just described.  Q. Can you – can you recall any question that your sister or Dugaboy asked of you concerning your compensation before entering into the agreements?  MS. DEITSCH-PEREZ: Asked answered.  THE WITNESS: Again, I – it would fall into the buckets I just described.	

Case 3.21-CV-00881-X DUCUMENT 178-42 FI	led 01/09/24 Page 42 01 200 PageID 49488
Page 54  1 JAMES DONDERO	Page 55 1 JAMES DONDERO
2 compensation before entering into the	2 responsible for preparing the annual
3 agreements?	3 Compensation and Benefits Statements for
4 A. No, not that I can recall.	4 Highland's employees, correct?
5 Q. Did your sister or Dugaboy ask you	5 A. Yes.
6 for any documents before entering into – into	6 Q. And did you instruct them to do
7 any of the agreements?	7 that?
8 A. I do not – I do not believe so.	8 A. Not specifically.
9 Q. Do you recall that in the ordinary	9 Q. Okay.
10 course of business, Highland prepared a	10 A. They do it every year. They do it
11 document called a Compensation and Benefits	11 every year as a matter of course, so I guess no
12 Statement for each of its employees?	12 is the answer.
13 A. Yes.	13 Q. Okay. So in the ordinary course of
14 Q. And was that prepared by the Human	14 business, Mr. Collins and his team would
15 Resources Group?	15 prepare Compensation and Benefits Statements
16 A. Yes.	16 for each of Highland's employees on an annual
17 Q. And was Mark Collins the head of the	17 basis, right?
18 Human Resources Group?	18 A. Yes.
19 A. No.	19 Q. Okay.
20 Q. Who was the head of the Human	20 MR. MORRIS: Can we please put up
21 Resources Group?	21 Exhibit 68.
22 A. Brian Collins.	22 MS. CANTY: (Complies with request.)
23 Q. I apologize to Mr. Collins. Thank	23
24 you for the correction.	24
25 And Mr. Collins and his team were	25
Page 56	Page 5
1 JAMES DONDERO	1 JAMES DONDERO
2 (Whereupon, Exhibit 68, James	2 seen my award letters before.
Dondero Compensation and Benefits	3 Q. Okay. So you never – so then it's
4 Statement, Bates stamped D-CNL003585,	4 a fair to say you never showed this letter to
5 marked for identification, as of this	5 your sister or to Dugaboy, correct?
6 date.)	6 A. Correct.
7 BY MR. MORRIS:	7 Q. Okay. Did you ever disclose to
8 Q. Do you see the document that's been	8 Nancy or to Dugaboy the salary that's reflected
9 premarked as Exhibit 68 that's up on the	9 on this document?
10 screen, sir?	10 A. I can't remember specifically beyond
11 A. Yup.	11 what I've already testified.
12 Q. And does this appear to be the form	12 Q. Did you ever describe for Nancy or
13 of annual Compensation and Benefits Statement	13 for Dugaboy the 2016 deferred compensation
14 that Mr. Collins and his team prepared on an	14 award that's reflected on this document?
15 annual basis for Highland's employees?	15 A. No. I – by the way, I think that's
16 A. This looks like the format, yes.	16 only 20 percent vested a year. I think that's
17 Q. Okay. And the Compensation and	17 a gross amount. But no, I never I never
18 Benefits Statement was intended to set forth	18 discussed that with her.
19 the types and the amounts of compensation each	19 Q. Okay. Do you see in the
20 employee received each year, correct?	20 compensation award refers to 50,000 restricted
21 A. Yes, generally.	21 stock units of NXRT relating to your 2016
22 Q. Okay. Did you ever disclose any	22 performance?
23 information on this page to Nancy or to	23 A. Yes.
24 Dugaboy?	23 A. Yes. 24 Q. What is NXRT?
	23 A. Yes.

#### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 43 of 200 PageID 49489

Case 3:21-cv-00881-X   Document 178-42   1	-iieu (	01/09/24 Page 43 0/ 200 Page	49489 עונ
Page 58 1 JAMES DONDERO	1	JAMES DONDERO	Page 5
2 to own million shares of that series hold at 20		or seven years. I don't remember whether the	
3 that now trade at 70.		2016 award was five years, six years, or seven	
4 Q. And is NexPoint REIT affiliated with		rears.	
5 NexPoint Advisors, L.P.?	5	Q. Okay. We talked earlier about an	
6 A. Yes.		expert that's been retained on your behalf.	
7 Q. And do you have an understanding of	7	Do you remember that?	
8 the nature of the relationship?	8	A. Yes.	
9 A. Yes.	9	Q. Do you recall if you or anybody	
10 Q. And what's – what's your		acting on your behalf ever disclosed to that	
11 understanding of the nature of the relationship		expert the restricted stock units reflected on	
12 between NexPoint REIT and NexPoint Advisors,		this document?	
3 L.P.?	13	MS. DEITSCH-PEREZ: Object to the	
4 A. It's the external manager of the	14	form.	
5 REIT.	15	THE WITNESS: I don't know.	
6 Q. Okay. Did you ever tell Nancy or	16	MR. MORRIS: Let's put up	
7 Dugaboy that you had received these restricted	17	Exhibit 50, please.	
8 stock units in 2016?	18	MS. CANTY: (Complies with request.)	
9 A. No. But again, the vested amount	19	(Whereupon, Exhibit 50, James	
9 A. No. But again, the vested amount 0 would have probably been about \$250,000 worth	20	Dondero Compensation and Benefits	
:1 at that moment.	21	Statement, Bates stamped D-CNL003587,	
	22	marked for identification, as of this	
•	23		
3 years?		date.) BY MR. MORRIS:	
A. The first couple of years is vested			
25 over five years. I think now it vests over six	25	Q. Do you see this is your benefits	
Page 60 1 JAMES DONDERO	1	JAMES DONDERO	Page 6
2 statement for 2017?	2	came from one or multiple entities, he	
3 A. Yes.	3	wouldn't have differentiated in that line.	
4 Q. Did you ever disclose any of the	4	So I don't know whether that amount,	
5 information on this page to Nancy or to	5	that 2.5 million came from Highland or a	
6 Dugaboy?	6	combination of Highland/NexPoint or some	
7 A. No.	7	other entities. I don't know.	
8 Q. Did you ever disclose to Nancy or to	'	BY MR. MORRIS:	
9 Dugaboy that your base salary in 2017 was.	9	Q. And who made the decision as to how	
0 2,500,024?		to allocate the base salary?	
1 MS. DEITSCH-PEREZ: Object to the	11	A. I don't know. I – I mean, I don't	
form.		know how it was split. But my recollection of	
THE WITNESS: Not specifically, no,		my Highland base salary is that it was	
4 other than the buckets we talked about		Thy mightania base salary is that it was diminishing over time.	
5 earlier.	15	Q. And – and as the president of	
6 Like I said earlier, I'm not sure if		Highland and as the president of NexPoint, did	
•		•	
		you have any say as to how your salary was	
8 — until it's verified, I don't want to —		allocated between those two entities?	
9 everybody to assume that the base salary	19	A. Not that I recall.	
came a hundred percent from Highland or if	20	Q. Do you have any idea the basis on	
it was also from some other entity.		which your salary was allocated between those	
Because for the purposes of this letter,		two entities?	
23 Brian Collins wouldn't have — we have	23	A. No.	
numerous or several employees that are dual	24	Q. Do you think – do – do you have	
employees. And whether their base salary	25	any understanding that it was allocated based	
o employees. And whether their base salary	20 (		

#### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 44 of 200 PageID 49490

Page 62	
1 JAMES DONDERO	Page 6 1 JAMES DONDERO
2 on the amount of time you spent working for	2 A. Yes.
3 each of those entities?	3 Q. Can you identify any other companies
4 A. I have no idea.	4 to which you devoted your time and attention?
5 Q. If your salary was \$500,000 from	5 A. Not off the top of my head. I'm
6 Highland in 2017 and \$2 million to NexPoint,	6 willing to be refreshed. But over the years
7 can you – can you think of any reason why it	7 there's been multiple initiatives at Highland
8 would be allocated in that way?	8 that have come and gone and private equity
9 MS. DEITSCH-PEREZ: Object to the	9 companies that have come and gone and other
10 form.	10 initiatives that have come and gone.
11 THE WITNESS: Cash, cash	11 Q. Do you see the reference to the
12 availability. I – I don't know.	12 65,772 restricted stock units of the NexPoint
13 BY MR. MORRIS:	13 REIT there on this document?
14 Q. Okay. Did you devote your full time	14 A. Yes.
15 and attention to Highland Capital Management,	15 Q. And was that, to the best of your
16 L.P.?	16 recollection, the award that you were granted
17 A. I spread my time as appropriate	17 in connection with your 2017 performance?
17 A. Tspread my time as appropriate 18 across a variety of entities.	18 A. It would have been for – it would
•	
19 Q. Can you identify for me the entities	•
20 that you spread your time across?	<ul><li>20 been for the prior years' awards at NFLP. And</li><li>21 it would have been – it would have been the</li></ul>
21 A. Highland, NexPoint, HCMFA, HCRE. 22 Q. How about Highland Management	
0 0	22 same five- or seven-year vesting schedule.
23 Services, Inc.?	23 MR. MORRIS: Now I'm looking at my
24 A. Yes.	phone, and I don't see, Deborah, any e-mail
25 Q. Are there any others?	25 from your firm.
Page 64 1 JAMES DONDERO	Page 6 1 JAMES DONDERO
2 MS. DEITSCH-PEREZ: Yeah. On a	2 units.
3 break, I'll take a picture of it and send	3 Did you ever tell them – let's keep
4 it to you.	4 it – let's keep it simple, and let's make it
•	
5 LIO VOLL WANT A Dreak NOW?	
5 Do you want a break now? 6 MR_MORRIS: Treally — Treally	5 really broad.
6 MR. MORRIS: I really – I really	<ul><li>5 really broad.</li><li>6 Did you ever tell Nancy or Dugaboy</li></ul>
6 MR. MORRIS: Treally – Treally 7 don't. And I don't know why I can't get an	<ul> <li>really broad.</li> <li>Did you ever tell Nancy or Dugaboy</li> <li>that you received restricted stock units as</li> </ul>
6 MR. MORRIS: I really – I really 7 don't. And I don't know why I can't get an 8 e-mail copy rather than a photograph. It's	<ul> <li>really broad.</li> <li>Did you ever tell Nancy or Dugaboy</li> <li>that you received restricted stock units as</li> <li>part of your compensation?</li> </ul>
MR. MORRIS: I really – I really  don't. And I don't know why I can't get an  e-mail copy rather than a photograph. It's  not going to be – it's not going to be	<ul> <li>really broad.</li> <li>Did you ever tell Nancy or Dugaboy</li> <li>that you received restricted stock units as</li> <li>part of your compensation?</li> <li>A. I – I don't remember.</li> </ul>
MR. MORRIS: I really – I really  don't. And I don't know why I can't get an  e-mail copy rather than a photograph. It's  not going to be – it's not going to be  easy to read, and you know that?	<ul> <li>5 really broad.</li> <li>6 Did you ever tell Nancy or Dugaboy</li> <li>7 that you received restricted stock units as</li> <li>8 part of your compensation?</li> <li>9 A. I – I don't remember.</li> <li>10 Q. Okay. Did you ever – because this</li> </ul>
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be	<ul> <li>5 really broad.</li> <li>6 Did you ever tell Nancy or Dugaboy</li> <li>7 that you received restricted stock units as</li> <li>8 part of your compensation?</li> <li>9 A. I – I don't remember.</li> <li>10 Q. Okay. Did you ever – because this</li> <li>11 will speed it up.</li> </ul>
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know;	<ul> <li>really broad.</li> <li>Did you ever tell Nancy or Dugaboy</li> <li>that you received restricted stock units as</li> <li>part of your compensation?</li> <li>A. I – I don't remember.</li> <li>Q. Okay. Did you ever – because this</li> <li>will speed it up.</li> <li>Did you ever tell your expert that</li> </ul>
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know; and then I'll take the time to try and find	<ul> <li>5 really broad.</li> <li>6 Did you ever tell Nancy or Dugaboy</li> <li>7 that you received restricted stock units as</li> <li>8 part of your compensation?</li> <li>9 A. I – I don't remember.</li> <li>10 Q. Okay. Did you ever – because this</li> <li>11 will speed it up.</li> <li>12 Did you ever tell your expert that</li> <li>13 you received restricted stock units as part of</li> </ul>
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know; and then I'll take the time to try and find it. But the fastest way to get it to you	5 really broad. 6 Did you ever tell Nancy or Dugaboy 7 that you received restricted stock units as 8 part of your compensation? 9 A. I – I don't remember. 10 Q. Okay. Did you ever – because this 11 will speed it up. 12 Did you ever tell your expert that 13 you received restricted stock units as part of 14 your compensation?
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know; and then I'll take the time to try and find it. But the fastest way to get it to you is to take a picture of it.	5 really broad. 6 Did you ever tell Nancy or Dugaboy 7 that you received restricted stock units as 8 part of your compensation? 9 A. I – I don't remember. 10 Q. Okay. Did you ever – because this 11 will speed it up. 12 Did you ever tell your expert that 13 you received restricted stock units as part of 14 your compensation? 15 MS. DEITSCH-PEREZ: Object to the
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know; and then I'll take the time to try and find it. But the fastest way to get it to you is to take a picture of it.  BY MR. MORRIS:	5 really broad. 6 Did you ever tell Nancy or Dugaboy 7 that you received restricted stock units as 8 part of your compensation? 9 A. I – I don't remember. 10 Q. Okay. Did you ever – because this 11 will speed it up. 12 Did you ever tell your expert that 13 you received restricted stock units as part of 14 your compensation? 15 MS. DEITSCH-PEREZ: Object to the 16 form.
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know; and then I'll take the time to try and find it. But the fastest way to get it to you is to take a picture of it. BY MR. MORRIS:  Q. Mr. Dondero, did you ever tell Nancy	5 really broad. 6 Did you ever tell Nancy or Dugaboy 7 that you received restricted stock units as 8 part of your compensation? 9 A. I – I don't remember. 10 Q. Okay. Did you ever – because this 11 will speed it up. 12 Did you ever tell your expert that 13 you received restricted stock units as part of 14 your compensation? 15 MS. DEITSCH-PEREZ: Object to the 16 form. 17 THE WITNESS: I don't – I don't
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know; and then I'll take the time to try and find it. But the fastest way to get it to you is to take a picture of it. BY MR. MORRIS: Q. Mr. Dondero, did you ever tell Nancy or Dugaboy that you had received the restricted	5 really broad. 6 Did you ever tell Nancy or Dugaboy 7 that you received restricted stock units as 8 part of your compensation? 9 A. I – I don't remember. 10 Q. Okay. Did you ever – because this 11 will speed it up. 12 Did you ever tell your expert that 13 you received restricted stock units as part of 14 your compensation? 15 MS. DEITSCH-PEREZ: Object to the 16 form. 17 THE WITNESS: I don't – I don't 18 remember.
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know; and then I'll take the time to try and find it. But the fastest way to get it to you is to take a picture of it. BY MR. MORRIS: Q. Mr. Dondero, did you ever tell Nancy or Dugaboy that you had received the restricted stock units from the NexPoint REIT as reflected	5 really broad. 6 Did you ever tell Nancy or Dugaboy 7 that you received restricted stock units as 8 part of your compensation? 9 A. I – I don't remember. 10 Q. Okay. Did you ever – because this 11 will speed it up. 12 Did you ever tell your expert that 13 you received restricted stock units as part of 14 your compensation? 15 MS. DEITSCH-PEREZ: Object to the 16 form. 17 THE WITNESS: I don't – I don't 18 remember. 19 BY MR. MORRIS:
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know; and then I'll take the time to try and find it. But the fastest way to get it to you is to take a picture of it. BY MR. MORRIS: Q. Mr. Dondero, did you ever tell Nancy or Dugaboy that you had received the restricted stock units from the NexPoint REIT as reflected on this page?	5 really broad. 6 Did you ever tell Nancy or Dugaboy 7 that you received restricted stock units as 8 part of your compensation? 9 A. I – I don't remember. 10 Q. Okay. Did you ever – because this 11 will speed it up. 12 Did you ever tell your expert that 13 you received restricted stock units as part of 14 your compensation? 15 MS. DEITSCH-PEREZ: Object to the 16 form. 17 THE WITNESS: I don't – I don't 18 remember. 19 BY MR. MORRIS: 20 Q. Did you ever direct anyone acting on
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know; and then I'll take the time to try and find it. But the fastest way to get it to you is to take a picture of it. BY MR. MORRIS: Q. Mr. Dondero, did you ever tell Nancy or Dugaboy that you had received the restricted stock units from the NexPoint REIT as reflected on this page? A. You're – you're saying the	5 really broad. 6 Did you ever tell Nancy or Dugaboy 7 that you received restricted stock units as 8 part of your compensation? 9 A. I – I don't remember. 10 Q. Okay. Did you ever – because this 11 will speed it up. 12 Did you ever tell your expert that 13 you received restricted stock units as part of 14 your compensation? 15 MS. DEITSCH-PEREZ: Object to the 16 form. 17 THE WITNESS: I don't – I don't 18 remember. 19 BY MR. MORRIS: 20 Q. Did you ever direct anyone acting on 21 your behalf to share with your expert that you
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that?  MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know; and then I'll take the time to try and find it. But the fastest way to get it to you is to take a picture of it. BY MR. MORRIS: Q. Mr. Dondero, did you ever tell Nancy or Dugaboy that you had received the restricted stock units from the NexPoint REIT as reflected on this page? A. You're – you're saying the \$1.55-million number that was really 200,000	5 really broad. 6 Did you ever tell Nancy or Dugaboy 7 that you received restricted stock units as 8 part of your compensation? 9 A. I – I don't remember. 10 Q. Okay. Did you ever – because this 11 will speed it up. 12 Did you ever tell your expert that 13 you received restricted stock units as part of 14 your compensation? 15 MS. DEITSCH-PEREZ: Object to the 16 form. 17 THE WITNESS: I don't – I don't 18 remember. 19 BY MR. MORRIS: 20 Q. Did you ever direct anyone acting on 21 your behalf to share with your expert that you 22 had received restricted stock units as a form
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know; and then I'll take the time to try and find it. But the fastest way to get it to you is to take a picture of it. BY MR. MORRIS: Q. Mr. Dondero, did you ever tell Nancy or Dugaboy that you had received the restricted stock units from the NexPoint REIT as reflected on this page? A. You're – you're saying the \$1.55-million number that was really 200,000 vested or 300,000 vested?	5 really broad. 6 Did you ever tell Nancy or Dugaboy 7 that you received restricted stock units as 8 part of your compensation? 9 A. I – I don't remember. 10 Q. Okay. Did you ever – because this 11 will speed it up. 12 Did you ever tell your expert that 13 you received restricted stock units as part of 14 your compensation? 15 MS. DEITSCH-PEREZ: Object to the 16 form. 17 THE WITNESS: I don't – I don't 18 remember. 19 BY MR. MORRIS: 20 Q. Did you ever direct anyone acting on 21 your behalf to share with your expert that you 22 had received restricted stock units as a form 23 of compensation?
MR. MORRIS: I really – I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be – it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know; and then I'll take the time to try and find it. But the fastest way to get it to you is to take a picture of it. BY MR. MORRIS: Q. Mr. Dondero, did you ever tell Nancy or Dugaboy that you had received the restricted stock units from the NexPoint REIT as reflected on this page? A. You're – you're saying the \$1.55-million number that was really 200,000 vested or 300,000 vested? Q. No. I'm not talking about the	5 really broad. 6 Did you ever tell Nancy or Dugaboy 7 that you received restricted stock units as 8 part of your compensation? 9 A. I – I don't remember. 10 Q. Okay. Did you ever – because this 11 will speed it up. 12 Did you ever tell your expert that 13 you received restricted stock units as part of 14 your compensation? 15 MS. DEITSCH-PEREZ: Object to the 16 form. 17 THE WITNESS: I don't – I don't 18 remember. 19 BY MR. MORRIS: 20 Q. Did you ever direct anyone acting on 21 your behalf to share with your expert that you 22 had received restricted stock units as a form 23 of compensation? 24 MS. DEITSCH-PEREZ: Object to the
MR. MORRIS: I really — I really don't. And I don't know why I can't get an e-mail copy rather than a photograph. It's not going to be — it's not going to be easy to read, and you know that? MS. DEITSCH-PEREZ: It'll be perfectly fine. If you can't, let me know; and then I'll take the time to try and find it. But the fastest way to get it to you is to take a picture of it. BY MR. MORRIS: Q. Mr. Dondero, did you ever tell Nancy or Dugaboy that you had received the restricted stock units from the NexPoint REIT as reflected on this page? A. You're — you're saying the \$1.55-million number that was really 200,000 vested or 300,000 vested?	5 really broad. 6 Did you ever tell Nancy or Dugaboy 7 that you received restricted stock units as 8 part of your compensation? 9 A. I – I don't remember. 10 Q. Okay. Did you ever – because this 11 will speed it up. 12 Did you ever tell your expert that 13 you received restricted stock units as part of 14 your compensation? 15 MS. DEITSCH-PEREZ: Object to the 16 form. 17 THE WITNESS: I don't – I don't 18 remember. 19 BY MR. MORRIS: 20 Q. Did you ever direct anyone acting on 21 your behalf to share with your expert that you 22 had received restricted stock units as a form 23 of compensation?

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 45 of 200 PageID 49491

_	Case 5.21-CV-00001-X   DUCUMENT 170-42   FI	-		-51
1	Page 66 JAMES DONDERO	1	JAMES DONDERO	Page 67
2	THE WITNESS: I not - I wasn't	2	the day because I don't know when the	
	involved.	3	people who do the Bates stamping leave.	
4	MR. MORRIS: All right. You know,	4	But if it's not today, it will be tomorrow.	
5	what, Deborah, let's take a break; and why	5	MR. MORRIS: All right. It's 2:44	
6	don't you send me that document.	6	in the afternoon your time. I hope that	
7	It is now 3:28. Let's come back at	7	your firm has the capability of Bates	
8	3:40 Eastern, and let's please be on time	8	stamping and producing one page before the	
9	because I'd like to try to finish this	9	close of business.	
10	today. Thank you.	10	MS. DEITSCH-PEREZ: Okay. But I'm	
11	THE VIDEOGRAPHER: Off the record at	11	not going to get — John, what difference	
	2:28.	12	does it make whether it's tonight or	
13	(Whereupon, a break was taken.)	13	tomorrow?	
14	THE VIDEOGRAPHER: We are back on	14	MR. MORRIS: You know what, I really	
15	the record. The time is 2:43.	15	want to use it in the deposition now, but I	
16	MR. MORRIS: I received from counsel	16	can't do that because – because you're not	
17	a photograph in text message form of the	17	able – because you – because apparently,	
18	document that Mr. Dondero was referring to	18	you can't even promise to do it by the end	
19	at the beginning of the deposition.	19	of the day.	
20	I'm going to ask for that production	20	BY MR. MORRIS:	
21	- for the production of that document with	21	Q. Mr. Dondero –	
	a Bates number by the end of the day, and I	22	MS. DEITSCH-PEREZ: Could you –	
23	hope that could be accommodated.	23	•	
24	MS. DEITSCH-PEREZ: I'm not sure –	24	could you use it MR. MORRIS: I'd like to	
		25	MS. DEITSCH-PEREZ: — if I sent it	
25	John, I'm not sure it will be by the end of	25	IVIS. DEITSCH-PEREZ IITSEHLIL	
1	Page 68 JAMES DONDERO	1	JAMES DONDERO	Page 69
2	to you by e-mail instead.	2	A. Okay.	
3	MR. MORRIS: I'd like to proceed.	3	Q. Okay.	
4	You can e-mail it to me. I mean, I	4	A. It's either – it's either/or; it's	
5	asked you to do that an hour ago.	5	not one?	
6	MS. DEITSCH-PEREZ: Well, the	6	Q. No.	
7	easiest way to do it is to send a picture	7	A. Okay.	
8	is to text it; but if you give me a minute,	8	Q. You contend that the Notes are	
9	I'll figure out how to send it by e-mail.		subject to the – withdrawn.	
10	Give me a second. Let's see.	10	You contend that the Notes that are	
11	It just takes a second because it	11	the subject of the agreements would be forgiven	
12	goes into my personal e-mail first if it's	12	upon the fulfillment of certain conditions	
13	from my iPhone. Okay.	13	present, right?	
14	MR. MORRIS: Can we proceed?	14		
	MS. DEITSCH-PEREZ: Yeah. Give me a		A. Right.     MS. DEITSCH-PEREZ: Object to the	
15 16		15	•	
	minute and you'll have it.	16	form. He said "subsequent."	
17	Okay. You should have it in your	17	MR. MORRIS: I apologize. Let me	
18	e-mail now, John.	18	restate the question.	
19	MR. MORRIS: Thank you. All right.	19	BY MR. MORRIS:	
20	I'll let you know when it arrives.	20	Q. You contend that the Notes subject	
21	BY MR. MORRIS:	21	to the agreement should be forgiven or would be	
22	Q. Mr. Dondero, the questions now are	22	forgiven upon the fulfillment of certain	
23	going to be both in your individual capacity	23	conditions subsequent, correct?	
24	and in your capacity as the 30(b)(6) witness.	24	A. Yes.	
	LIG VOLLUDGORGADG TOOT /			
25	Do you understand that?	25	Q. And to the best of your knowledge,	

#### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 46 of 200 PageID 49492

	Case 3:21-cv-00881-X   Document 178-42   F	nea	01/09/24 Page 40 01 200 Page 1D 49492
1	Page 70 JAMES DONDERO	1	Page 7 JAMES DONDERO
2	none of those conditions have occurred as of	2	had the authority to sell any of those
3	today, correct?	3	portfolio companies at any time without having
4	A. To the best of my knowledge, yes.	4	to obtain approval from anyone, correct?
5	Q. Okay. You're not aware of any facts	5	MS. DEITSCH-PEREZ: Object to the
6	showing that any of the conditions subsequent	6	form.
7	have been satisfied, fair?	7	THE WITNESS: Yeah. No, I can't
8	A. I – yeah. I wouldn't know. You	8	agree with that statement.
9	would probably know. I don't know.	9	BY MR. MORRIS:
10	Q. I'm only asking for your knowledge.	10	Q. Why not?
11	One of the conditions subsequent was	11	Who's approval did you have to get
12	that the Notes would be forgiven if you caused	12	before you could sell any of those portfolio
13	Highland to sell its interest in one of three	13	companies?
14	portfolio companies above cost, right?	14	A. MGM, I was one board member and I
15	MS. DEITSCH-PEREZ: Object to the	15	think an aggregate. When I was running
16	form.	16	Highland, we spoke for 18 percent of the
17	THE WITNESS: I – yeah. I don't	17	equity. So I couldn't force the overall sale
18	know if the noun is me or Highland, but	18	• •
19	yeah.	19	There was also a shareholder's
20	BY MR. MORRIS:	20	agreement in place that restricted myself and
21	Q. Okay. The portfolio companies at	21	Anchorage and a couple of the large holders
21 22	issue were MGM, Comerstone, and Trustway,	22	from selling their shares without a disclosure
23	correct?	23	and approval process. That is one example.
23 24	A. Yes.	24	With regard to Trustway, I believe I
2 <del>4</del> 25	Q. And prior to the petition date, you	25	was largely unfettered.
25	Q. And prior to the petition date, you	23	was largely unlieuered.
1	Page 72 JAMES DONDERO	1	Page 7: JAMES DONDERO
2	With regard to Comerstone, a	2	prior to the bankruptcy.
3	majority of it – or not a majority, but a	3	BY MR. MORRIS:
4	significant minority, I think, was owned by	4	Q. Okay. Before entering into the
5	both Restoration and the Old Redeemer Fund.	5	agreements, did you or anybody acting on your
6	Q. All right. Well, let me ask you	6	behalf analyze the likelihood that any of the
7	this: The conditions subsequent that are		conditions subsequent would occur?
8	embedded in the agreements, did that relate to	8	A. Likelihood? Analyze? My
9	just Highland's interests in the portfolio	9	description of them, which was my understanding
10	companies, or did it relate to interests held	10	of them, but my description of the assets to my
11	by anybody else?	11	sister was – to the trustee of Dugaboy was
11 12	A. It referred to a monetization in	12	
13	creating liquidity around Highland's interests	13	working towards monetization, but there wasn't
14	that were large and illiquid portions of	14	anything imminent regarding any of them in 2017
15	Highland's balance sheet.	15	
16	Q. Okay. So let me ask the question	16	Q. Well, but the actual sale is just
10 17		17	one part of the condition subsequent, correct?
17 18	again.  Prior to the petition date, did you	18	The other part is that it's got to
	•		be sold above cost; is that correct?
19 วก	have the authority to sell Highland's interests	19	
20 21	in any of the portfolio companies without	20	A. That is right.
21	having to obtain the authority of anybody else?	21	Q. Okay. So at the time you entered
22	MS. DEITSCH-PEREZ: Object to the	22	into each of your – each of the three
23	form. Asked and answered.	23	agreements, had you done any analysis to
24	THE WITNESS: Sub- – subject to my	24	determine whether or not any – whether
25	prior answer, I could speak for Highland	25	Highland's interests in any of the portfolio

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 47 of 200 PageID 49493

	Case 3:21-cv-00881-X   Document 178-42   F	iied	01/09/24 Page 47 of 200 PageID 49493
1	Page 74 JAMES DONDERO	1	Page 75 JAMES DONDERO
2	companies exceeded its cost?	2	agreements, you believed that the value of
3	A. No, but I – yes. No, I did not.	3	Highland's interests in each of the portfolio
4	Q. Did you have any understanding at	4	companies exceeded its costs in varying
5	all as to how the value of Highland's interests	5	degrees?
6	in MGM compared to its costs at the time you	6	A. Varying degrees. As a matter of
7	entered into each of these three agreements?	7	fact, I would adjust. Comerstone and
8	A. No. I mean, my understanding was I	8	Trustway, I believe, were moderately higher
9	knew they were substantially higher, but I	9	than their embedded costs or implied costs.
10	didn't know how much higher.	10	That was my understanding.
11	Q. Okay. So is it fair to say that the	11	MGM was somewhat substantially. But
12	time – at the time you entered into each of	12	all of them with a fair amount of volatility
13	these agreements, you knew and understood that	13	and a fair amount of illiquidity.
14	the value of Highland's interests in MGM was	14	Q. Did you ever give your sister or
15	substantially higher than its costs?	15	Dugaboy any information concerning how the
16	A. For MGM, yes.	16	value of Highland's interests in any of the
17	Q. Okay. Did you have an understanding	17	portfolio companies compared to Highland's
18	of the relationship between value and costs	18	costs before entering into the agreements?
19	concerning Comerstone at the time you entered	19	A. Not that I recall.
20	into these agreements?	20	Q. Do you have any reason to believe
21	A. My understanding it was moderately	21	that your sister or Dugaboy had any
22	higher, and Trustway was between substantially	22	understanding as to the likelihood that the
23	and moderately and higher, I believe.	23	conditions subsequent would be satisfied at the
24	Q. Okay. So is it fair to say that at	24	time the Dugaboy trustee entered into the three
25	the time you entered into each of these	25	agreements with you?
	Page 76		
1	JAMES DONDERO	1	Page 77 JAMES DONDERO
2	MS. DEITSCH-PEREZ: Object to the	2	You can object to the form of the
3	form.	3	question. I really don't appreciate it.
4	THE WITNESS: I – I remember saying	4	You should follow the very professional job
5	it would take a few years at minimum; but	5	that your colleague, Michael Aigen, did the
6	other than expressing time, I don't believe	6	other day.
7	I expressed value versus cost or the	7	BY MR. MORRIS:
8	questions you were asking me previously.	8	Q. Neither Nancy or Dugaboy has ever
9	BY MR. MORRIS:	9	asked to see copies of any of the Promissory
10	Q. Okay. You never showed Nancy or	10	Notes before entering into any of the
11	Dugaboy any of the Promissory Notes prior to	11	agreements, correct?
12	entering into any of the agreements, correct?	12	MS. DEITSCH-PEREZ: Object to the
13	A. Not that I recall.	13	form.
14	Q. And you never sent copies of the	14	THE WITNESS: I don't know.
15	Promissory Notes to Nancy or Dugaboy before	15	BY MR. MORRIS:
16	entering into any of these agreements, correct?	16	Q. Do you have any reason to believe
17	A. Not that I recall.	17	that Nancy or Dugaboy ever saw a copy of any of
18	MS. DEITSCH-PEREZ: Object to the	18	the Promissory Notes at issue before entering
19	form.	19	into the agreements?
20	John, you've asked these at the last	20	A. I don't know.
21	deposition and actually also at the first	21	Q. During your discussions with Nancy
22	day of the deposition.	22	and Dugaboy, did you identify the Promissory
22	day of the deposition.	22	
23	MR. MORRIS: Thank you. He's here	23	Notes that were going to be the subject of each
23 24	MR. MORRIS: Thank you. He's here now in his 30(b)(6) capacity. So please	23 24	Notes that were going to be the subject of each agreement?
23	MR. MORRIS: Thank you. He's here	23	Notes that were going to be the subject of each

Case 3:21-cv-00881-X   Document 1/8-42			Do ~ ~ 70
1 JAMES DONDERO	1	JAMES DONDERO	Page 79
2 form.	2	MR. MORRIS: You let me know when	
3 You know, we made an agreement that	3	you're done.	
4 you were going to refer to Nancy as the	4	MS. DEITSCH-PEREZ: I'm done.	
5 Dugaboy trustee. Please stick to it.	5	BY MR. MORRIS:	
6 Otherwise, I'm going to have to object each	6	Q. Mr. Dondero, during your discussions	
7 time, and I'd rather not.	7	with the Dugaboy trustee, did you identify the	
8 MR. MORRIS: I have no problem with	8	Promissory Notes that were going to be the	
9 your objecting to the form of the question.	9	subject of each agreement?	
10 It's the speaking that I really do object	10	MS. DEITSCH-PEREZ: Object to the	
11 to. And I don't know why you can't control	11	form.	
2 yourself.	12	THE WITNESS: No, not that I recall.	
MS. DEITSCH-PEREZ: Because I	13	BY MR. MORRIS:	
4 hope that –	14	Q. Do you recall – during your	
15 MR. MORRIS: Please stop. Please	15	discussions with the Dugaboy trustee, did you	
16 stop.	16	identify the maker of any of the Notes that	
17 MS. DEITSCH-PEREZ: – by telling	17	were the subject of any of the agreements?	
18 you this, you will listen.	18	A. You mean Highland as the maker; is	
19 MR. MORRIS: Okay. Your discussion	19	that what you're saying?	
20 and your inability to control yourself is	20	Q. No. I'm just asking if during your	
21 going to cause this deposition to go longer	21	discussions with the Dugaboy trustee, you ever	
2 than it needs to, okay?	22	disclosed the name of the maker of any of the	
3 MS. DEITSCH-PEREZ: No. It's your	23	Notes that were subject to the agreements?	
4 repeating questions that's going to do	24	A. She – she knew they were Notes due	
25 that.	25	to Highland from various entities. So I don't	
Page  1 JAMES DONDERO	e 80 1	JAMES DONDERO	Page 8
1 JAMES DONDERO	1	JAMES DONDERO was the borrower or was the maker that are	Page 8
1 JAMES DONDERO 2 know what your question is. Did I identify	1 2	was the borrower or was the maker that are	Page 8
1 JAMES DONDERO 2 know what your question is. Did I identify 3 specifically that they were Notes due to	1 2 3	was the borrower or was the maker that are subject to agreements that you entered into	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes,	1 2 3	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me.	1 2 3 4 5	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the	1 2 3 4 5 6	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that.	1 2 3 4 5 6 7	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who	1 2 3 4 5 6 7	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee	1 2 3 4 5 6 7 8	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was.	1 2 3 4 5 6 7 8 9	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was.  MS. DEITSCH-PEREZ: You mean the	1 2 3 4 5 6 7 8 9 10	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was.  MS. DEITSCH-PEREZ: You mean the borrowers, John?	1 2 3 4 5 6 7 8 9 10 11	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the conversations that you had with the Dugaboy	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was.  MS. DEITSCH-PEREZ: You mean the borrowers, John? THE WITNESS: See, I don't want to	1 2 3 4 5 6 7 8 9 10 11 12 13	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the conversations that you had with the Dugaboy trustee, did you identify the entity of – did	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was.  MS. DEITSCH-PEREZ: You mean the borrowers, John? THE WITNESS: See, I don't want to get stuck in my underwear on maker/borrower	1 2 3 4 5 6 7 8 9 10 11 12 13 14	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the conversations that you had with the Dugaboy trustee, did you identify the entity of – did you identify who the borrowers were under the	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was. MS. DEITSCH-PEREZ: You mean the borrowers, John? THE WITNESS: See, I don't want to get stuck in my underwear on maker/borrower nomenclature.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the conversations that you had with the Dugaboy trustee, did you identify the entity of – did you identify who the borrowers were under the Notes that were going to be subject to the	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was. MS. DEITSCH-PEREZ: You mean the borrowers, John? THE WITNESS: See, I don't want to get stuck in my underwear on maker/borrower nomenclature. She was aware that they were notes	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the conversations that you had with the Dugaboy trustee, did you identify the entity of – did you identify who the borrowers were under the Notes that were going to be subject to the agreements?	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was. IMS. DEITSCH-PEREZ: You mean the borrowers, John? THE WITNESS: See, I don't want to get stuck in my underwear on maker/borrower nomenclature. She was aware that they were notes due to Highland from a variety of entities.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the conversations that you had with the Dugaboy trustee, did you identify the entity of – did you identify who the borrowers were under the Notes that were going to be subject to the agreements?  A. She knew they were entities – she	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was. IMS. DEITSCH-PEREZ: You mean the borrowers, John? THE WITNESS: See, I don't want to get stuck in my underwear on maker/borrower nomenclature. She was aware that they were notes due to Highland from a variety of entities. BY MR. MORRIS:	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the conversations that you had with the Dugaboy trustee, did you identify the entity of – did you identify who the borrowers were under the Notes that were going to be subject to the agreements?  A. She knew they were entities – she knew there were other related entities. She	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was. MS. DEITSCH-PEREZ: You mean the borrowers, John? THE WITNESS: See, I don't want to get stuck in my underwear on maker/borrower nomenclature. She was aware that they were notes due to Highland from a variety of entities. BY MR. MORRIS: Q. Okay. Did you identify any of those	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the conversations that you had with the Dugaboy trustee, did you identify the entity of – did you identify who the borrowers were under the Notes that were going to be subject to the agreements?  A. She knew they were entities – she knew there were other related entities. She knew NexPoint for sure. She knew Services.	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was.  MS. DEITSCH-PEREZ: You mean the borrowers, John? THE WITNESS: See, I don't want to get stuck in my underwear on maker/borrower nomenclature. She was aware that they were notes due to Highland from a variety of entities. BY MR. MORRIS: Q. Okay. Did you identify any of those entities?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the conversations that you had with the Dugaboy trustee, did you identify the entity of – did you identify who the borrowers were under the Notes that were going to be subject to the agreements?  A. She knew they were entities – she knew there were other related entities. She knew NexPoint for sure. She knew Services.  I can't sit here as I remember – as	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was.  MS. DEITSCH-PEREZ: You mean the borrowers, John? THE WITNESS: See, I don't want to get stuck in my underwear on maker/borrower nomenclature. She was aware that they were notes due to Highland from a variety of entities. BY MR. MORRIS: Q. Okay. Did you identify any of those entities? A. I – yeah. She knew that some were	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the conversations that you had with the Dugaboy trustee, did you identify the entity of – did you identify who the borrowers were under the Notes that were going to be subject to the agreements?  A. She knew they were entities – she knew there were other related entities. She knew NexPoint for sure. She knew Services.  I can't sit here as I remember – as I sit here today and remember whether or not I	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was. IMS. DEITSCH-PEREZ: You mean the borrowers, John? THE WITNESS: See, I don't want to get stuck in my underwear on maker/borrower nomenclature. She was aware that they were notes due to Highland from a variety of entities. BY MR. MORRIS: Q. Okay. Did you identify any of those entities? A. I – yeah. She knew that some were Dugaboy, some were NexPoint for sure, and some	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the conversations that you had with the Dugaboy trustee, did you identify the entity of – did you identify who the borrowers were under the Notes that were going to be subject to the agreements?  A. She knew they were entities – she knew there were other related entities. She knew there were other related entities. She knew NexPoint for sure. She knew Services.  I can't sit here as I remember – as I sit here today and remember whether or not I specifically identified HCRE or not, you know;	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was. IMS. DEITSCH-PEREZ: You mean the borrowers, John? THE WITNESS: See, I don't want to get stuck in my underwear on maker/borrower nomenclature. She was aware that they were notes due to Highland from a variety of entities. BY MR. MORRIS: Q. Okay. Did you identify any of those entities? A. I – yeah. She knew that some were Dugaboy, some were NexPoint for sure, and some were other entities.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the conversations that you had with the Dugaboy trustee, did you identify the entity of – did you identify who the borrowers were under the Notes that were going to be subject to the agreements?  A. She knew they were entities – she knew there were other related entities. She knew NexPoint for sure. She knew Services.  I can't sit here as I remember – as I sit here today and remember whether or not I specifically identified HCRE or not, you know; but she knew they were related entities.	Page 8
JAMES DONDERO know what your question is. Did I identify specifically that they were Notes due to Highland? I guess the answer to that is yes, but I don't know what you're asking me. Q. I'm sorry, sir. I'll take the responsibility for that. I'm asking you if you identified who the maker of the Notes were, not who the payee was. IMS. DEITSCH-PEREZ: You mean the borrowers, John? THE WITNESS: See, I don't want to get stuck in my underwear on maker/borrower nomenclature. She was aware that they were notes due to Highland from a variety of entities. BY MR. MORRIS: Q. Okay. Did you identify any of those entities? A. I – yeah. She knew that some were Dugaboy, some were NexPoint for sure, and some	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	was the borrower or was the maker that are subject to agreements that you entered into with the Dugaboy trustee?  A. No. Wait. The Dugaboy – the Dugaboy Notes weren't subject to the forgiveness. It was the other notes that were subject to forgiveness.  Q. So it's really kind of a simple question, and I'm not trying to trick you.  If you think back to the conversations that you had with the Dugaboy trustee, did you identify the entity of – did you identify who the borrowers were under the Notes that were going to be subject to the agreements?  A. She knew they were entities – she knew there were other related entities. She knew there were other related entities. She knew NexPoint for sure. She knew Services.  I can't sit here as I remember – as I sit here today and remember whether or not I specifically identified HCRE or not, you know;	Page 8

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 49 of 200 PageID 49495

1	Page 82 JAMES DONDERO	1	JAMES DONDERO	Page 83
2	that right?	2	A. I don't know if it's captured in	
3	We could put it back up on the	3	there, but there was definitely a conversation,	
4	screen if you'd like.	4	discussion that if something like MGM was	
5	MR. MORRIS: In fact, why don't we	5	sold – Anchorage is the largest holder almost	
6	do that.	6	a majority in and of themselves. And if it was	
7	MS. CANTY: I'm sorry, John. 51 –	7	bought or taken out at a price that we couldn't	
8	I mean, 50?	8	control or couldn't agree with and it was lower	
9	MR. MORRIS: I think it's	9	than cost or – you know, Comerstone, again,	
10		10	had multiple funds between our ownership and	
11	MS. CANTY: Oh, okay, 82. I've got	11	control that if — if things were sold	
12	· · ·	12	beyond – without my support but sold below	
13	•	13	cost – and I'm not sure that's captured in	
14	BY MR. MORRIS:	14	that paragraph, but I think that was part of	
15		15	the understanding, also.	
16		16	Q. Is there any other part of the	
17		17	understanding that's not set forth in	
18		18	paragraph 82, Mr. Dondero?	
19	A. I think it sets forth the conditions	19	A. Not that I can think of at this	
20		20	let me read it one more time, please.	
21	Q. Is there any aspect of your	21	Q. Take your time.	
22		22	A. I believe that generally covers it.	
23	Is there any aspect of your	23	Vas any provision of the agreements	
23 24	agreements with the Dugaboy trustees that's not	23	the subject of negotiation?	
25		25	MS. DEITSCH-PEREZ: Object to the	
	· • ·		INO. DELITOOI PEENEZ. ODJECCIO (IIE	
1	Page 84 JAMES DONDERO	1	JAMES DONDERO	Page 85
2	form.	2	discussion – I remember clarification	
3	THE WITNESS: I don't believe it was	3	discussions like that, but I don't remember –	
4	materially adjusted by any negotiation. It	4	it was a long time ago. I don't remember the	
5	was just clarified based on discussion is	5	details of anything specific like that.	
6	how I would describe it.	6	It wasn't — it wasn't a	
7	BY MR. MORRIS:	7	contentious, nor should it have been a	
8	Q. Is there any provision in the	8	contentious negotiation.	
9	agreements that was included at your sis- – at	9	Q. How long did – do you recall how	
10	the Dugaboy trustee's request?	10	long each of the conversations lasted that led	
	in buganoy irusice s requesi:	10	-	
1 1	Δ Like Leaid there was discussion	11	to the entry of each of the three agreements?	
11	A. Like I said, there was discussion     and clarification. Not specifically that I.	11	to the entry of each of the three agreements?	
12	and clarification. Not specifically that I	12	A. I remember the first one being	
12 13	and clarification. Not specifically that I recall.	12 13	A. I remember the first one being longer than the second two, and then I remember	
12 13 14	and clarification. Not specifically that I recall.  Q. Okay. Did the Dugaboy trustee	12 13 14	A. I remember the first one being longer than the second two, and then I remember it being spread out periods of time. So I	
12 13 14 15	and clarification. Not specifically that I recall.  Q. Okay. Did the Dugaboy trustee refuse to include any provision in the	12 13 14 15	A. I remember the first one being longer than the second two, and then I remember it being spread out periods of time. So I can't – I can't – I can't put an exact	
12 13 14 15 16	and clarification. Not specifically that I recall.  Q. Okay. Did the Dugaboy trustee refuse to include any provision in the agreement that you had proposed?	12 13 14 15 16	A. I remember the first one being longer than the second two, and then I remember it being spread out periods of time. So I can't – I can't – I can't put an exact estimate on it.	
12 13 14 15 16 17	and clarification. Not specifically that I recall.  Q. Okay. Did the Dugaboy trustee refuse to include any provision in the agreement that you had proposed?  A. Not that I recall.	12 13 14 15 16 17	A. I remember the first one being longer than the second two, and then I remember it being spread out periods of time. So I can't – I can't – I can't put an exact estimate on it.  Q. Okay. I'm going to shift gears.	
12 13 14 15 16 17 18	and clarification. Not specifically that I recall.  Q. Okay. Did the Dugaboy trustee refuse to include any provision in the agreement that you had proposed?  A. Not that I recall.  Q. Can you identify any provision of	12 13 14 15 16 17 18	A. I remember the first one being longer than the second two, and then I remember it being spread out periods of time. So I can't – I can't – I can't put an exact estimate on it.  Q. Okay. I'm going to shift gears.  MR. MORRIS: We can take that down	
12 13 14 15 16 17 18 19	and clarification. Not specifically that I recall.  Q. Okay. Did the Dugaboy trustee refuse to include any provision in the agreement that you had proposed?  A. Not that I recall.  Q. Can you identify any provision of the agreements that were the subject of a	12 13 14 15 16 17 18 19	A. I remember the first one being longer than the second two, and then I remember it being spread out periods of time. So I can't – I can't – I can't put an exact estimate on it.  Q. Okay. I'm going to shift gears.  MR. MORRIS: We can take that down now, please.	
12 13 14 15 16 17 18 19 20	and clarification. Not specifically that I recall.  Q. Okay. Did the Dugaboy trustee refuse to include any provision in the agreement that you had proposed?  A. Not that I recall.  Q. Can you identify any provision of the agreements that were the subject of a counterproposal that the Dugaboy trustee made?	12 13 14 15 16 17 18 19 20	A. I remember the first one being longer than the second two, and then I remember it being spread out periods of time. So I can't – I can't – I can't put an exact estimate on it.  Q. Okay. I'm going to shift gears.  MR. MORRIS: We can take that down now, please.  MS. CANTY: (Complies with request.)	
12 13 14 15 16 17 18 19 20 21	and clarification. Not specifically that I recall.  Q. Okay. Did the Dugaboy trustee refuse to include any provision in the agreement that you had proposed?  A. Not that I recall.  Q. Can you identify any provision of the agreements that were the subject of a counterproposal that the Dugaboy trustee made?  A. I remember clarification discussion	12 13 14 15 16 17 18 19 20 21	A. I remember the first one being longer than the second two, and then I remember it being spread out periods of time. So I can't – I can't – I can't put an exact estimate on it.  Q. Okay. I'm going to shift gears.  MR. MORRIS: We can take that down now, please.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:	
12 13 14 15 16 17 18 19 20 21 22	and clarification. Not specifically that I recall.  Q. Okay. Did the Dugaboy trustee refuse to include any provision in the agreement that you had proposed?  A. Not that I recall.  Q. Can you identify any provision of the agreements that were the subject of a counterproposal that the Dugaboy trustee made?  A. I remember clarification discussion around, you know, three companies versus two or	12 13 14 15 16 17 18 19 20 21 22	A. I remember the first one being longer than the second two, and then I remember it being spread out periods of time. So I can't – I can't – I can't put an exact estimate on it.  Q. Okay. I'm going to shift gears.  MR. MORRIS: We can take that down now, please.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Do you know of any written agreement	
12 13 14 15 16 17 18 19 20 21 22 23	and clarification. Not specifically that I recall.  Q. Okay. Did the Dugaboy trustee refuse to include any provision in the agreement that you had proposed?  A. Not that I recall.  Q. Can you identify any provision of the agreements that were the subject of a counterproposal that the Dugaboy trustee made?  A. I remember clarification discussion around, you know, three companies versus two or one. I remember clarification of monetization	12 13 14 15 16 17 18 19 20 21 22 23	A. I remember the first one being longer than the second two, and then I remember it being spread out periods of time. So I can't – I can't – I can't put an exact estimate on it.  Q. Okay. I'm going to shift gears.  MR. MORRIS: We can take that down now, please.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Do you know of any written agreement pursuant to which HCRE provided services to	
12 13 14 15 16 17 18 19 20 21 22	and clarification. Not specifically that I recall.  Q. Okay. Did the Dugaboy trustee refuse to include any provision in the agreement that you had proposed?  A. Not that I recall.  Q. Can you identify any provision of the agreements that were the subject of a counterproposal that the Dugaboy trustee made?  A. I remember clarification discussion around, you know, three companies versus two or one. I remember clarification of monetization being turned to cash versus illiquid.	12 13 14 15 16 17 18 19 20 21 22	A. I remember the first one being longer than the second two, and then I remember it being spread out periods of time. So I can't – I can't – I can't put an exact estimate on it.  Q. Okay. I'm going to shift gears.  MR. MORRIS: We can take that down now, please.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Do you know of any written agreement	

	Case 3:21-cv-00881-X   Document 178-42	LIIE	u 01/09/24
1	Page : JAMES DONDERO	36	Page 8 JAMES DONDERO
2	form. Asked and answered.		on the Highland platform McGraner would have
3	THE WITNESS: HCRE provided	3	
4	preferred services to. Well, the	2	
5	participants there in HCRE are, my –	5	
6	myself and McGraner. And, you know, we	1	
7	both provided significant other services to	7	
8	Highland.	8	
9	BY MR. MORRIS:		
10	Q. Okay. Is that in writing? Is there	1	
11	a written agreement?	1	•
12	That was my question.	1:	•
13	Is there a written agreement	1	, 0
	pursuant to which HCRE ever provided services	10	
14	·		• •
15 16	to Highland?  A. I don't believe so.	1	, , , , , , , , , , , , , , , , , , , ,
16		10	
17	Q. Did HCRE ever provide services to	1	<u> </u>
18	Highland?	1	
19	A. I would incorporate my last two	1	•
20	answers. Not under a written agreement, but I	2	
21	believe myself and McGraner provided a lot of	2	
22	services.	2	•
23	Q. And what services did you and Mr.	2	•
24	McGraner provide to Highland?	2	•
25	A. I'd say anything real estate related	2	And I would say our portfolio and
1	Page : JAMES DONDERO	38	Page 8 JAMES DONDERO
2	leadership contributions to Highland are	2	
3	well documented.	3	•
4	BY MR. MORRIS:	2	
5	Q. And my question didn't have anything	5	
	to do with any particular person. It's just	1	
	simply whether Highland Capital Management	7	
	Services ever provided any services to Highland	8	
9	Capital Management, L.P.		
9 10	MS. DEITSCH-PEREZ: Object to the	1	
11		1	•
12	form.  THE WITNESS: The entities that	1:	
		1:	•
13	you're describing or you're asking		•
14 15	questions about don't have employees'	1	, ,
15 16	services in HCRE. They have ownership	1	
	individuals that I've described.	10	
17	So I've tried the best I can to	1	•
18	answer your question and what the ownership	1	
19	may have done for Highland.	1	•
20	But since there's no employee base	2	
21	at either of those two companies, those	2	•
22	companies could not have directly provided	2	
23	service to Highland other than, the last	2	·
24	thing I would bring up is the track-record	2	•
	concept you know in terms of the	12	5 different attomeys, or we did at Highland.
25	concept, you know, in terms of the	-	o americation legs, or we did at ringrillaria.

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 51 of 200 PageID 49497

	Case 5.21-CV-00001-A DUCUMENT 170-42 FI	leu	101/03/24	3431
1	Page 90 JAMES DONDERO	1	JAMES DONDERO	Page 91
2	But prior to the bankruptcy, none of the	2	A. Yes.	
3	Highland attorneys were experienced in real	3	Q. Okay. And do you recall that you	
4	estate.	4	signed that incumbency certify in your capacity	
5	So anything that required	5	as president of HCMFA?	
6	transaction help on the Highland platform	6	MS. DEITSCH-PEREZ: Object to the	
7	regarding real estate, the NexPoint real estate	7	form.	
8	attomeys would help with.	8	THE WITNESS: Yes.	
9	Q. Okay. Anything else?	9	BY MR. MORRIS:	
10	A. I'm sure there are others. That's	10	Q. I want to talk about the first of	
11	all I can think of off the top of my head. I	11	the two Notes, the \$2.4 million Note.	
12	just wanted to give you an example.	12	Do you recall that in early May	
13	Q. I appreciate that.	13	2019, Highland transferred \$2.4 million to	
14	You're aware that Highland has sued	14	HCMFA?	
15		15	A. I don't remember a lot of specifics,	
16	· · · · · · · · · · · · · · · · · ·	16	but I know there were two Notes as you're	
	amount of \$7.4 million; is that right?	17	•	
18	A. Yes.	18	Q. Okay. And there was – and one of	
19	Q. Okay. And we actually went through	19	them did you authorize the \$2.4-million	
20	this the other day, so I don't want to belabor	20	payment?	
21	it if I don't have.	21	A. Yes.	
22	But do you recall that we saw the	22	Q. And why did you authorize Highland	
23	incumbency certificate which identified	23	to transfer \$2.4 million to HCMFA in early May	
24	Mr. Waterhouse as the treasurer of HCMFA as of	24	2019?	
	April 2019?	25	A. My answer's the same for both –	
	Page 92	_	WES PONDEDS	Page 93
1	JAMES DONDERO	1	JAMES DONDERO	
2	both Notes. Essentially, it's regarding the	2	money into HCMFA to settle it was something I	
3	terrace start issue that we had with the	3	was aware of and authorized and a critical	
4	Fort Worth SEC.	4	piece of putting that issue to bed.	
5	Q. Did you give anyone instructions	5	Q. Okay. I'm just asking you if you	
6	concerning the transfer of the \$2.4 million?	0	recall what instructions you gave to	
7	A. I instructed them to make the	7	Mr. Waterhouse concerning the transfer if you	
ğ	transfer, or I was involved in the – involved	8	recall?	
9	in approving the transfer.	9	A. No. I mean, like I said, I	
10	Q. And who did you instruct to make the	10	authorized the movement of the money.	
11	transfer of \$2.4 million?	11	Q. Okay. Were you aware at that time	
12	A. Yeah. It would have been Frank.	12	that the transfer of the \$2.4 million from	
13	Q. Do you have a recollection of	13	Highland to HCMFA was booked as a loan on both	
14	instructing Frank to transfer \$2.4 million?	14	Highland and HCMFA's books and records?	
15	A. Yeah. Generally, yes.	15	A. I was not aware at the time.	
16	Q. Do you have a recollection of what	16	Q. Okay.	
17	instructions you gave him?	17	MR. MORRIS: Can we put up	
18	A. It was well-known. It was a very	18	Exhibit 53 please.	
19	disruptive – the whole thing was very	19	THE VIDEOGRAPHER: Counsel, I will	
20	disruptive at Highland and HCMFA. Everybody	20	need a media break in about five minutes.	
21	was aware of it. The settlement, the	21	MR. MORRIS: Thank you very much.	
22	negotiations around the settlement, the	22	Why don't we take that right now before I	
23	give-and-take, the amounts changed over time.	23	begin my examination on this document. How	
24	Everybody was aware of it in senior	24	long do you need?	
25	management, including myself. And putting the	25	THE VIDEOGRAPHER: It will just be a	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 52 of 200 PageID 49498

1	JAMES DONDERO	1	JAMES DONDERO	age 95
2	minute, but this is the end of Media Number	2	minute.	
3	1.	3	(Whereupon, Exhibit 53, E-mail	
4	MR. MORRIS: Okay.	4	correspondence, Bates stamped D-CNL003768	
5	THE VIDEOGRAPHER: We are off the	5	through D-CNL003770, marked for	
6	record at 3:21.	6	identification, as of this date.)	
7	MR. MORRIS: We are off the record,	7	BY MR. MORRIS:	
8	but don't go anywhere.	8	Q. Okay. So Mr. Dondero, do you see	
9	MS. DEITSCH-PEREZ: What?	9	what's on the screen here?	
10	MR. MORRIS: We're not taking a	10	Mr. Dondero?	
11	break.	11	MR. MORRIS: Deborah?	
12	THE VIDEOGRAPHER: Yep. This will	12	Apparently Mr. Dondero has left the	
13	just take a minute. Please stand by.	13	· · · · · · · · · · · · · · · · · · ·	
14	MR. MORRIS: Thank you.	14	THE VIDEOGRAPHER: Would you like to	
15	THE VIDEOGRAPHER: All right.	15	go off record?	
16	Suzanne, are you good to go?	16	MR. MORRIS: No.	
17	THE COURT REPORTER: I'm good.	17		
18	THE VIDEOGRAPHER: This is the	18		
19	beginning of Media Number 2, Volume II	19	MR. MORRIS: The video is still	
20	[sic] in the deposition of James Dondero.	20	rolling, right, sir?	
21	We are back on the record at 3:22.	21	THE VIDEOGRAPHER: Yes, it is.	
22	MR. MORRIS: All right. Can we	22	MR. MORRIS: Thank you.	
23	please put up Exhibit 53.	23	Hi, Michael. If you're — if you're	
24	MS. CANTY: Yeah. Just one second.	24	able, can you reach out to your partner?	
25	My computer went haywire. Give me one	25	MR. AIGEN: I had texted her. I	
1	Page 96 JAMES DONDERO	1	JAMES DONDERO	age 97
2	will try to call her, too; but I did text	2	the record will reflect, I specifically	
	her a couple of minutes ago. I will try to	3	said do not leave.	
	reach out again. Hold on.	4	MS. DEITSCH-PEREZ: Okay.	
5			•	
6	IVIS. DELI SCH-PEREZ: TM Dack. TM	5	Mr. Dondero is back.	
	MS. DEITSCH-PEREZ: I'm back. I'm lucky in that the ladies room is directly	5	Mr. Dondero is back. You have to turn – turn the video	
7	lucky in that the ladies room is directly	5 6 7	You have to turn – turn the video	
		6 7	You have to turn – turn the video on.	
8	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end	6	You have to turn – turn the video on.  THE WITNESS: I'm back.	
8 9	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.	6 7 8 9	You have to turn – turn the video on.  THE WITNESS: I'm back. BY MR. MORRIS:	
8 9 10	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The	6 7 8	You have to turn – turn the video on. THE WITNESS: I'm back. BY MR. MORRIS: Q. All right. Do you see on the screen	
8 9 10 11	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The  - the videographer said he needed a break;	6 7 8 9 10 11	You have to turn – turn the video on. THE WITNESS: I'm back. BY MR. MORRIS: Q. All right. Do you see on the screen there's a document that's been marked as	
8 9	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The	6 7 8 9 10 11 12	You have to turn – turn the video on. THE WITNESS: I'm back. BY MR. MORRIS: Q. All right. Do you see on the screen there's a document that's been marked as Exhibit 53?	
8 9 10 11 12 13	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The – the videographer said he needed a break; and you said, okay, then let's take our break now. So we took a restroom break.	6 7 8 9 10 11 12 13	You have to turn – turn the video on. THE WITNESS: I'm back. BY MR. MORRIS: Q. All right. Do you see on the screen there's a document that's been marked as Exhibit 53? A. Yup.	
8 9 10 11 12 13 14	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The  - the videographer said he needed a break; and you said, okay, then let's take our break now. So we took a restroom break.  MR. MORRIS: I think everybody on	6 7 8 9 10 11 12 13 14	You have to turn – turn the video on.  THE WITNESS: I'm back.  BY MR. MORRIS:  Q. All right. Do you see on the screen there's a document that's been marked as Exhibit 53?  A. Yup. Q. Do you see there's an e-mail string	
8 9 10 11 12 13 14 15	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The  - the videographer said he needed a break; and you said, okay, then let's take our break now. So we took a restroom break.  MR. MORRIS: I think everybody on the phone — and there's a transcript of it	6 7 8 9 10 11 12 13 14 15	You have to tum – turn the video on.  THE WITNESS: I'm back.  BY MR. MORRIS:  Q. All right. Do you see on the screen there's a document that's been marked as Exhibit 53?  A. Yup. Q. Do you see there's an e-mail string dated May 2, 2019?	
8 9 10 11 12 13 14 15 16	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The  - the videographer said he needed a break; and you said, okay, then let's take our break now. So we took a restroom break.  MR. MORRIS: I think everybody on the phone — and there's a transcript of it  - knows that I specifically said, how long	6 7 8 9 10 11 12 13 14 15 16	You have to turn – turn the video on.  THE WITNESS: I'm back.  BY MR. MORRIS: Q. All right. Do you see on the screen there's a document that's been marked as Exhibit 53? A. Yup. Q. Do you see there's an e-mail string dated May 2, 2019? A. Yes.	
8 9 10 11 12 13 14 15 16 17	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The  - the videographer said he needed a break; and you said, okay, then let's take our break now. So we took a restroom break.  MR. MORRIS: I think everybody on the phone — and there's a transcript of it  - knows that I specifically said, how long do you need. He said one minute, and I	6 7 8 9 10 11 12 13 14 15 16 17	You have to turn – turn the video on.  THE WITNESS: I'm back.  BY MR. MORRIS:  Q. All right. Do you see on the screen there's a document that's been marked as Exhibit 53?  A. Yup. Q. Do you see there's an e-mail string dated May 2, 2019? A. Yes. Q. And do you see that Mr. Waterhouse	
8 9 10 11 12 13 14 15 16 17 18	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The  - the videographer said he needed a break; and you said, okay, then let's take our break now. So we took a restroom break.  MR. MORRIS: I think everybody on the phone — and there's a transcript of it  - knows that I specifically said, how long do you need. He said one minute, and I said don't go anywhere.	6 7 8 9 10 11 12 13 14 15 16 17	You have to tum – turn the video on.  THE WITNESS: I'm back.  BY MR. MORRIS:  Q. All right. Do you see on the screen there's a document that's been marked as Exhibit 53?  A. Yup. Q. Do you see there's an e-mail string dated May 2, 2019? A. Yes. Q. And do you see that Mr. Waterhouse has – if you look at the second to the top,	
8 9 10 11 12 13 14 15 16 17 18 19	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The  - the videographer said he needed a break; and you said, okay, then let's take our break now. So we took a restroom break.  MR. MORRIS: I think everybody on the phone — and there's a transcript of it  - knows that I specifically said, how long do you need. He said one minute, and I said don't go anywhere.  This is your time, not mine.	6 7 8 9 10 11 12 13 14 15 16 17 18 19	You have to tum – turn the video on.  THE WITNESS: I'm back.  BY MR. MORRIS: Q. All right. Do you see on the screen there's a document that's been marked as Exhibit 53? A. Yup. Q. Do you see there's an e-mail string dated May 2, 2019? A. Yes. Q. And do you see that Mr. Waterhouse has – if you look at the second to the top, Mr. Waterhouse's e-mail is forwarding a	
8 9 10 11 12 13 14 15 16 17 18 19 20	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The  - the videographer said he needed a break; and you said, okay, then let's take our break now. So we took a restroom break.  MR. MORRIS: I think everybody on the phone — and there's a transcript of it  - knows that I specifically said, how long do you need. He said one minute, and I said don't go anywhere.  This is your time, not mine.  MS. DEITSCH-PEREZ: Prior to that,	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	You have to turn – turn the video on.  THE WITNESS: I'm back.  BY MR. MORRIS: Q. All right. Do you see on the screen there's a document that's been marked as Exhibit 53? A. Yup. Q. Do you see there's an e-mail string dated May 2, 2019? A. Yes. Q. And do you see that Mr. Waterhouse has – if you look at the second to the top, Mr. Waterhouse's e-mail is forwarding a spreadsheet to David Klos and Kristin Hendrix	
8 9 10 11 12 13 14 15 16 17 18 19 20 21	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The  - the videographer said he needed a break; and you said, okay, then let's take our break now. So we took a restroom break.  MR. MORRIS: I think everybody on the phone – and there's a transcript of it  - knows that I specifically said, how long do you need. He said one minute, and I said don't go anywhere.  This is your time, not mine.  MS. DEITSCH-PEREZ: Prior to that, you said, let's take the break now.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	You have to tum – turn the video on.  THE WITNESS: I'm back.  BY MR. MORRIS: Q. All right. Do you see on the screen there's a document that's been marked as Exhibit 53? A. Yup. Q. Do you see there's an e-mail string dated May 2, 2019? A. Yes. Q. And do you see that Mr. Waterhouse has – if you look at the second to the top, Mr. Waterhouse's e-mail is forwarding a spreadsheet to David Klos and Kristin Hendrix that he described as, quote, "The support for	
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The  - the videographer said he needed a break; and you said, okay, then let's take our break now. So we took a restroom break.  MR. MORRIS: I think everybody on the phone — and there's a transcript of it  - knows that I specifically said, how long do you need. He said one minute, and I said don't go anywhere.  This is your time, not mine.  MS. DEITSCH-PEREZ: Prior to that, you said, let's take the break now.  MR. MORRIS: Yeah, to allow him to	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	You have to tum – turn the video on.  THE WITNESS: I'm back.  BY MR. MORRIS:  Q. All right. Do you see on the screen there's a document that's been marked as Exhibit 53?  A. Yup.  Q. Do you see there's an e-mail string dated May 2, 2019?  A. Yes.  Q. And do you see that Mr. Waterhouse has – if you look at the second to the top, Mr. Waterhouse's e-mail is forwarding a spreadsheet to David Klos and Kristin Hendrix that he described as, quote, "The support for the payment to GAF by HCMFA?	
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The  - the videographer said he needed a break; and you said, okay, then let's take our break now. So we took a restroom break.  MR. MORRIS: I think everybody on the phone — and there's a transcript of it  - knows that I specifically said, how long do you need. He said one minute, and I said don't go anywhere.  This is your time, not mine.  MS. DEITSCH-PEREZ: Prior to that, you said, let's take the break now.  MR. MORRIS: Yeah, to allow him to change the tape. I'm not going to question	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	You have to tum – turn the video on.  THE WITNESS: I'm back.  BY MR. MORRIS: Q. All right. Do you see on the screen there's a document that's been marked as Exhibit 53? A. Yup. Q. Do you see there's an e-mail string dated May 2, 2019? A. Yes. Q. And do you see that Mr. Waterhouse has – if you look at the second to the top, Mr. Waterhouse's e-mail is forwarding a spreadsheet to David Klos and Kristin Hendrix that he described as, quote, "The support for the payment to GAF by HCMFA? A. Yes.	
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	lucky in that the ladies room is directly across from the conference room.  Mr. Dondero's down at the other end of the floor, so he will be back shortly.  And I just saw your note, John. The  - the videographer said he needed a break; and you said, okay, then let's take our break now. So we took a restroom break.  MR. MORRIS: I think everybody on the phone — and there's a transcript of it  - knows that I specifically said, how long do you need. He said one minute, and I said don't go anywhere.  This is your time, not mine.  MS. DEITSCH-PEREZ: Prior to that, you said, let's take the break now.  MR. MORRIS: Yeah, to allow him to	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	You have to tum – turn the video on.  THE WITNESS: I'm back.  BY MR. MORRIS:  Q. All right. Do you see on the screen there's a document that's been marked as Exhibit 53?  A. Yup.  Q. Do you see there's an e-mail string dated May 2, 2019?  A. Yes.  Q. And do you see that Mr. Waterhouse has – if you look at the second to the top, Mr. Waterhouse's e-mail is forwarding a spreadsheet to David Klos and Kristin Hendrix that he described as, quote, "The support for the payment to GAF by HCMFA?	

#### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 53 of 200 PageID 49499

	Case 3:21-cv-00881-X   Document 178-42   F	IIEU	101/09/24 Page 55 01 200 Page1D 4	9499
1	Page 98 JAMES DONDERO	1	JAMES DONDERO	Page 99
2	the TerreStar investment. The SEC wanted, I	2	A. Yes.	
3	believe, some payment to go to them; but they	3	Q. And is it – is it consistent with	
4	all, meaning the SEC, and the SEC wanted some	4	your recollection that the estimated loss of	
5	payment to go to the fund itself for the	5	the fund or to the fund was approximately	
6	benefit of the investors.	6	\$6 million?	
7	Q. Okay.	7	A. Yes. There is approximately –	
8	MR. MORRIS: Can we can to the chart	8	there's some other small numbers moving around,	
9	that's attached.	9	but yes.	
10	MS. CANTY: (Complies with request.)	10	Q. Okay. And do you recall that HCMFA	
11	BY MR. MORRIS:	11	informed the SEC that HCMFA would make the fund	
12	Q. Have you ever seen this chart	12	whole by paying it an amount of money equal to	
13	before, sir?	13	the loss?	
14	A. I don't believe so specifically, but	14	A. Yes.	
15	I understand what it is.	15	Q. And, in fact, HCMFA paid the fund	
16	Q. And is it your understanding, based	16	approximately \$6 million in connection with the	
7	on this chart, that the loss to the fund was	17	losses sustained as a result of the NAV error,	
8	\$6,068,851?	18	correct?	
9	MS. DEITSCH-PEREZ: Object to the	19	A. I don't know details like that.	
20	form.	20	Q. So you're not – you're not aware of	
21	THE WITNESS: Yes.	21	the fact that HCMFA paid to the fund	
22	BY MR. MORRIS:	22	approximately \$6 million in May of 2019?	
23				
	Q. And there's – there's a column	23	A. Approximately six or approximately seven. I – I don't know. Whatever the	
24	there that's lost to fund.			
25	Do you see that?	25	agreement was with the SEC to be paid to them	
1	Page 100 JAMES DONDERO	1	JAMES DONDERO	Page 10
	or to the fund or whatever, I – I have all	2	is that this shows the sources of money that	
3	faith and confidence we complied with; but I	3	were going to be used to make the payment; is	
4	don't – I don't know the exact numbers. I'm	4	that fair?	
- 5	not aware of the exact numbers.	5	MS. DEITSCH-PEREZ: Objection to the	
6	Q. Do you understand that this analysis	6	form.	
7	shows how HCMFA was going to finance the	7	THE WITNESS: Yeah. I think it's a	
8	payment to the fund as a result of the NAV	8	reconciliation between the insurance, some	
	error?	9	forgiveness of fees, and then additional	
9 10	MS. DEITSCH-PEREZ: Object to the	10	monies that are necessary.	
11	form.	11	BY MR. MORRIS:	
12	THE WITNESS: I'm sorry. Could you	12	Q. Okay. And –	
3	repeat that question again?	13	A. Yeah. Go ahead.	
13 14	BY MR. MORRIS:	14	Q. Did HCMFA file an insurance claim in	
15	Q. Sure. Do you understand that	15	connection with the NAV error?	
16	this – that this chart here sets forth the	16	A. I believe they did get – I believe	
			, -	
7	manner in which HCMFA is going to fund the	17	they did, and I believe they did get paid some	
18 10	payment that it was making to GAF on account of	18	insurance.	
19	the NAV error?	19	Q. And – and if we look at the totals	
20	A. I would call it more of a	20	column in the right, did HCMFA receive, to the	
21	calculation on where the amounts are coming	21	best of your recollection, approximately	
22	from. It doesn't appear to me that this is a	22	\$5 million from insurance?	
23	funding statement.	23	A. Yes. I think we should work – I	
24	Q. Okay. I appreciate that.	24	think we should work from that column	
	Co. an your interpretation of this	25	O Okov Soloto	
5	So so your interpretation of this	23	Q. Okay. So let's –	

Case 3:21-cv-00881-X Document 178-42 F	iled 01/09/24 Page 54 of 200 PageID 49500
Page 102 1 JAMES DONDERO	Page 1  1 JAMES DONDERO
2 A. – versus the other column, yeah.	2 Q. Okay. So as a – as a matter of
3 Q. I apologize, Mr. Dondero.	3 rough math, would you agree with me that the
So if we look at the last column,	4 insurance procedures funded approximately
5 the total, does that comport with your	5 5 million of the \$7.8 million that was the
· · · · · · · · · · · · · · · · · · ·	6 total loss?
6 recollection that HCMFA paid GAF approximately	
7 \$7.44 million in May of 2019 on account of the	7 MS. DEITSCH-PEREZ: Object to the
8 NAV error?	8 form.
A. I think it's more than that, and I	9 THE WITNESS: This was the amount
0 think it's also the 375 below that.	10 due to the investors. I – I – my rough
1 Q. Okay.	11 recollection is there was another amount
2 A. And then I – yeah, definitely those	that was due the SEC, but I don't remember
3 two numbers in aggregate. I don't know if it's	13 specifically.
4 any others.	14 BY MR. MORRIS:
5 Q. Okay. And did, to the best of your	15 Q. Okay. And do you see in the middle
6 recollection, HCMFA make an insurance claim on	16 of the page, there's a total additional payment
7 which it received almost \$5 million as a source	17 from advisor of approximately \$2.4 million?
8 of funding for the payment that was due to GAF?	18 A. Yes.
9 A. Yes.	19 Q. And is it your understanding that
0 Q. Are you familiar with that insurance	20 that is the amount that HCMFA had to come out
21 claim?	21 of pocket in order to fully fund the GAF
2 A. No.	22 payment?
3 Q. Do you know if the insurance claim	23 A. Yes, but it's clear to me also that
4 made any mention of Highland?	24 there's a forgiveness of management fees, also.
25 A. I have no idea. I have no idea.	25 Q. Okay. But is two point – but is
.5 A. Thave no idea. Thave no idea.	2.5 Q. Okay. But is two point — but is
Page 104 1 JAMES DONDERO	Page 1  1 JAMES DONDERO
2 \$2.4 million the amount of money that HCMFA	2 BY MR. MORRIS:
3 needed in order to fully fund the payment to	3 Q. Did you ever direct anyone to inform
4 GAF?	4 the SEC that Highland was responsible for the
5 A. And I don't want to mince small	5 NAV error?
numbers; but to the extent that they gave up	,
7 their management fees also, like that 1939 or	7 Q. Do you know if anybody acting on
3 the 39 above that – and I don't know what that	8 behalf of HCMFA ever informed the SEC that
9 47 is above that – those are management fees	9 Highland was responsible for the NAV error?
0 that would have paid salaries and expenses at	10 A. I don't know.
1 HCMFA also.	11 Q. Do you know if HCMFA ever informed
2 So to the extent they gave up those	12 GAF that Highland was responsible for the NAV
3 items as part of the settlement, then HCMFA	13 error?
4 would have needed more money than even the 2.4	
	14 A. Yes.
5 that came from Highland.	<ul><li>14 A. Yes.</li><li>15 Q. And is that reflected in writing</li></ul>
-	
6 Q. Do you know if HCMFA ever informed	15 Q. And is that reflected in writing
6 Q. Do you know if HCMFA ever informed 7 the SEC that Highland was responsible for the	<ul><li>15 Q. And is that reflected in writing</li><li>16 anywhere?</li></ul>
<ul><li>Q. Do you know if HCMFA ever informed</li><li>the SEC that Highland was responsible for the</li><li>NAV error?</li></ul>	<ul><li>15 Q. And is that reflected in writing</li><li>16 anywhere?</li><li>17 A. Yes. Numerous places.</li></ul>
<ul> <li>Q. Do you know if HCMFA ever informed</li> <li>the SEC that Highland was responsible for the</li> <li>NAV error?</li> <li>A. I – I don't know. We wouldn't have</li> </ul>	<ul> <li>Q. And is that reflected in writing</li> <li>anywhere?</li> <li>A. Yes. Numerous places.</li> <li>Q. And what writing would that be</li> <li>reflected in?</li> </ul>
<ul> <li>Q. Do you know if HCMFA ever informed</li> <li>the SEC that Highland was responsible for the</li> <li>NAV error?</li> <li>A. I – I don't know. We wouldn't have</li> <li>hidden it if they would have asked. My</li> </ul>	<ul> <li>Q. And is that reflected in writing</li> <li>anywhere?</li> <li>A. Yes. Numerous places.</li> <li>Q. And what writing would that be</li> <li>reflected in?</li> <li>A. The board minutes. There were</li> </ul>
Q. Do you know if HCMFA ever informed the SEC that Highland was responsible for the NAV error? A. I – I don't know. We wouldn't have hidden it if they would have asked. My experience with the SEC is they identify the	<ul> <li>Q. And is that reflected in writing</li> <li>anywhere?</li> <li>A. Yes. Numerous places.</li> <li>Q. And what writing would that be</li> <li>reflected in?</li> <li>A. The board minutes. There were</li> <li>conversations every board meeting for over a</li> </ul>
Q. Do you know if HCMFA ever informed the SEC that Highland was responsible for the NAV error?  A. I – I don't know. We wouldn't have hidden it if they would have asked. My experience with the SEC is they identify the advisor; and who the advisor picks for vendors	<ul> <li>Q. And is that reflected in writing</li> <li>anywhere?</li> <li>A. Yes. Numerous places.</li> <li>Q. And what writing would that be</li> <li>reflected in?</li> <li>A. The board minutes. There were</li> <li>conversations every board meeting for over a</li> <li>year. The retail board represents GAF. They</li> </ul>
Q. Do you know if HCMFA ever informed the SEC that Highland was responsible for the NAV error? A. I – I don't know. We wouldn't have hidden it if they would have asked. My experience with the SEC is they identify the advisor; and who the advisor picks for vendors the advisor's responsible for.	<ul> <li>Q. And is that reflected in writing</li> <li>anywhere?</li> <li>A. Yes. Numerous places.</li> <li>Q. And what writing would that be</li> <li>reflected in?</li> <li>A. The board minutes. There were</li> <li>conversations every board meeting for over a</li> <li>year. The retail board represents GAF. They</li> <li>were well aware of the subadvisory agreements,</li> </ul>
Q. Do you know if HCMFA ever informed the SEC that Highland was responsible for the NAV error? A. I – I don't know. We wouldn't have hidden it if they would have asked. My experience with the SEC is they identify the advisor; and who the advisor picks for vendors the advisor's responsible for. MR. MORRIS: I move to strike	15 Q. And is that reflected in writing 16 anywhere? 17 A. Yes. Numerous places. 18 Q. And what writing would that be 19 reflected in? 20 A. The board minutes. There were 21 conversations every board meeting for over a 22 year. The retail board represents GAF. They 23 were well aware of the subadvisory agreements, 24 and they were well aware that all the staff
Q. Do you know if HCMFA ever informed the SEC that Highland was responsible for the NAV error? A. I – I don't know. We wouldn't have hidden it if they would have asked. My experience with the SEC is they identify the advisor; and who the advisor picks for vendors the advisor's responsible for.	<ul> <li>Q. And is that reflected in writing</li> <li>anywhere?</li> <li>A. Yes. Numerous places.</li> <li>Q. And what writing would that be</li> <li>reflected in?</li> <li>A. The board minutes. There were</li> <li>conversations every board meeting for over a</li> <li>year. The retail board represents GAF. They</li> <li>were well aware of the subadvisory agreements,</li> </ul>

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 55 of 200 PageID 49501

	Case 3.21-CV-00001-X Document 170-42 Fi	icu		
1	Page 106 JAMES DONDERO	1	JAMES DONDERO	Page 107
2	all the valuation activities were performed by	2	THE WITNESS: Yes. Numerous board	
3	Highland. And GAF and HCMFA relied on	3	minutes.	
4	Highland, and it was a material part of board	4	BY MR. MORRIS:	
5	conversations for over a year.	5	Q. Okay. And have those board minutes	
6	MR. MORRIS: Okay. I move to	6	been produced in this litigation?	
7	strike.	7	A. I don't know.	
8	BY MR. MORRIS:	8	Q. Okay.	
9	Q. I'm asking you just about writings,	9	MR. MORRIS: Let's go to the next	
10	sir.	10	exhibit, 54.	
11	Can you identify –	11	MS. CANTY: (Complies with request.)	
12	A. No, no, no. I'm not – I'm not	12	(Whereupon, Exhibit 54, E-mail	
13	going to – I'm not going to allow that strike,	13	correspondence, Bates stamped D-CNL003777	
		14	through D-CNL003779, marked for	
14	or I'm not answering anymore questions.		_	
15	Q. Well, the judge will be the	15	identification, as of this date.)	
16	determiner of that. So I'd like you to answer	16	BY MR. MORRIS:	
17		17	Q. Do you see that on the same day, at	
18	Is there any – I don't want to know	18	the bottom, Mr. Klos sent an e-mail to the	
19	about board meetings.	19	Corporate Accounting Group?	
20	Is there anything in writing that	20	A. Yes.	
21	HCMFA provided to GAF that specifically stated	21	Q. And do you see that he instructed	
22	that Highland and not HCMFA was responsible for	22	the Corporate Accounting Group to transfer	
23	the NAV error?	23	\$2.4 million from HCMLT to HCMFA?	
24	MS. DEITSCH-PEREZ: Asked and	24	A. Yes.	
25	answered.	25	Q. And do you see that he specifically	
4	Page 108	4	IAMES DONDEDO	Page 109
1	JAMES DONDERO	1	JAMES DONDERO \$2.4 million that where the maker is Highland	
2	informed the Corporate Accounting Group that	2	\$2.4 million that where the maker is Highland	
3	this transaction was a, quote, "New inter	3	Capital Management Fund Advisors, L.P.?	
4	co-loan?	4	A. Yeah.	
5	A. Yes.	5	Q. Have you ever seen this before?	
6	Q. Do you see that he asked	6	A. I think in our last deposition.	
7	Christian – Kristin or Hayley to prepare a	7	Q. Okay. Do you recall when you saw it	
8	Promissory Note for discussion?	8	for the first time?	
9	A. Yes.	9	A. Our last deposition.	
10	Q. Okay. Are you aware in May 2019,	10	Q. Do you recall when you learned about	
11	Frank Waterhouse was included in the e-mail	11	the existence of this document for the first	
12	string identified as Corporate Accounting?	12	time?	
13	A. I do not have that awareness.	13	A. I believe somehow regarding the	
14	Q. Okay. Do you see at the top	14	litigation.	
15	Ms. Hendrix – Ms. Hendrix's response to	15	Q. Okay. So you have no knowledge of	
16	Mr. Klos's e-mail and attaches a copy of a	16	this Promissory Note until after the litigation	
17	Promissory Note?	17	was commenced; do I have that right?	
18	A. Yes.	18	A. Correct.	
19	Q. Okay.	19	Q. So you're not aware of Highland	
20	MR. MORRIS: Can we just go to the	20	having made a demand for payment on this	
21	attachment, please.	21	Promissory Note in December of 2020?	
22	MS. CANTY: (Complies with request.)	22	A. Not that I recall.	
23	BY MR. MORRIS:	23	Q. Okay. Putting aside the question of	
23 24		24	the Promissory Note, do you recall when you	
	Q. Do you see that that is a Promissory	4	u io i fornissory riole, do you recall When you	
	Note dated May 2, 2010, in the amount of	った	first learned that the \$2.4 million that you	
25	Note dated May 2, 2019, in the amount of	25	first learned that the \$2.4 million that you	

#### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 56 of 200 PageID 49502

Case 3:21-cv-00881-X   Document 178-42   Fi	ed 01/09/24 Page 50 01 200 Page1D 49502
Page 110  1 JAMES DONDERO	Page 11 <sup>o</sup> 1 JAMES DONDERO
2 instructed to be paid to HCMFA by Highland in	2 A. No.
3 May of 2019, do you recall when you first	3 Q. Did you rely on Mr. Waterhouse to
4 learned that that was booked as a loan?	4 oversee that?
5 A. I believe just generally as part of	5 A. Yes.
6 this litigation, not before then.	6 Q. Okay. And you did so because he
7 Q. Are you aware that the Corporate	7 held not only the CFO title at Highland, but he
8 Accounting Group created a daily list of wire	8 also held the treasurer title at HCMFA,
9 transfers that were being made on behalf of	9 correct?
10 Highland and its affiliates?	10 MS. DEITSCH-PEREZ: Object to the
11 A. Not – no, not specifically.	11 form.
12 Q. Okay. So since you did not know	12 THE WITNESS: I relied on him
13 that the \$2.4 million transfer had been booked	13 because generally the accounting function
14 as a loan, is it fair to say that you never	14 across the organization reported up through
15 told anybody prior to the commencement of this	15 him.
16 litigation that the transaction should not have	16 BY MR. MORRIS:
17 been booked as a loan?	17 Q. Let's talk about the \$5 million
18 A. I had no conversations either way	18 Note.
19 prior to this litigation regarding the booking	19 Do you recall that in early
20 of the 2.4 million.	20 May 2019, in fact, the next day, May 3rd,
21 Q. Did you ever take any steps to try	21 Highland transferred \$5 million to HCMFA?
22 to determine how Highland and HCMFA accounted	22 A. I – I don't recall specifically.
23 for the \$2.4 million that you instructed to be	23 Q. Do you recall authorizing the
24 transferred from Highland to HCMFA in early	24 transfer of \$5 million from Highland to HCMFA
25 May 2019?	25 in early May 2019?
Page 112	Page 11:
1 JAMES DONDERO	1 JAMES DONDERO
2 A. Yes, generally.	2 Q. And did – do you recall if HCMFA
3 Q. Okay. Why did you authorize	3 ever paid a consent fee in the year 2019?
4 Highland to transfer \$5 million to HCMFA in	4 A. I don't recall.
5 early 2019?	5 Q. Would Highland be responsible at all
6 A. It was part of the overall	6 if HCMFA paid a consent fee?
7 resolution of the TerreStar situation.	7 MS. DEITSCH-PEREZ: Object to the
8 Q. Do you recall that HCMFA paid	8 form.
9 something called a consent fee equal to	9 THE WITNESS: It could be. I
10 \$5 million in early May 2019?	10 don't – I don't know or remember the
11 A. Well, like I said, I don't recall	11 circumstances.
the exact amounts or the exact amounts net of	12 BY MR. MORRIS:
13 insurance; but my recollection it was to	13 Q. Is the payment of a consent fee a
14 resolve that.	14 voluntary decision by – by HCMFA? Is that
15 Q. Do you know – do you know – did –	15 something that –
16 let's real simple.	16 MS. DEITSCH-PEREZ: Object to the
17 Did did HCMFA pay a consent fee	17 form.
	<ul><li>18 MR. MORRIS: Is that – withdrawn.</li><li>19 That's fair.</li></ul>
•	TO INSTRUMENT
19 A. I – I don't recall.	
<ul><li>19 A. I – I don't recall.</li><li>20 Q. Do you know what a consent fee is?</li></ul>	20 BY MR. MORRIS:
<ul> <li>19 A. I – I don't recall.</li> <li>20 Q. Do you know what a consent fee is?</li> <li>21 A. Yes.</li> </ul>	<ul><li>20 BY MR. MORRIS:</li><li>21 Q. Is the payment of a consent fee</li></ul>
<ul> <li>A. I – I don't recall.</li> <li>Q. Do you know what a consent fee is?</li> <li>A. Yes.</li> <li>Q. What's a consent fee?</li> </ul>	<ul> <li>20 BY MR. MORRIS:</li> <li>21 Q. Is the payment of a consent fee</li> <li>22 required, or is that something that one can</li> </ul>
<ul> <li>19 A. I – I don't recall.</li> <li>20 Q. Do you know what a consent fee is?</li> <li>21 A. Yes.</li> <li>22 Q. What's a consent fee?</li> <li>23 A. It's a – a fee to encourage</li> </ul>	<ul> <li>20 BY MR. MORRIS:</li> <li>21 Q. Is the payment of a consent fee</li> <li>22 required, or is that something that one can</li> <li>23 exercise discretion in whether or not to make?</li> </ul>
<ul> <li>19 A. I – I don't recall.</li> <li>20 Q. Do you know what a consent fee is?</li> <li>21 A. Yes.</li> <li>22 Q. What's a consent fee?</li> </ul>	<ul> <li>20 BY MR. MORRIS:</li> <li>21 Q. Is the payment of a consent fee</li> <li>22 required, or is that something that one can</li> </ul>

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 57 of 200 PageID 49503

	. Filed 01/09/24	
Page 1 JAMES DONDERO	e 114 Pa 1 JAMES DONDERO	age 115
THE WITNESS: My answer would be it	2 on. I've lost contact. Give me a minute.	
3 depends.	3 THE VIDEOGRAPHER: Okay. I'd like	
4 BY MR. MORRIS:	4 us to go off record. Do you agree?	
5 Q. Do you recall whether Highland –	5 MR. MORRIS: Yeah, but please don't	
6 withdrawn.	6 leave.	
7 Do you recall whether HCMFA was	7 MS. DEITSCH-PEREZ: Yes, we agree.	
8 required to make – to make a – to pay a	8 THE VIDEOGRAPHER: All right. Off	
9 consent fee at any time in 2019?	9 the record at 3:53.	
10 A. I don't recall,	10 (Discussion held off the record.)	
11 Q. Do you recall ever believing that	11 THE VIDEOGRAPHER: We are back on	
12 HCMFA paid a consent fee because of something	12 the record at 3:54.	
13 that – because of a mistake that Highland	13 BY MR. MORRIS:	
14 made?	14 Q. Okay. Can we put up – no. Before	
15 A. It could be. I don't know.	15 we do that, Mr. Dondero, can you hear me?	
16 Q. I'm just asking if you had a	16 We can't hear you. Are you on mute?	
17 recollection?	17 Are you on mute? Can you speak?	
17 recollection? 18 A. I don't have a recollection.	18 You're yelling at me now. Stop	
	, , ,	
19 Q. Okay. 20 MR. MORRIS: To the videographer, I	<ul><li>19 yelling at me.</li><li>20 THE VIDEOGRAPHER: I'm seeing is</li></ul>	
21 think Mr. Dondero's screen has frozen.	21 that Mr. Dondero is on mute.	
• • • • • • • • • • • • • • • • • • • •	22 (Interruption.)	
23 screen is frozen, too.	23 THE VIDEOGRAPHER: We've got – do	
MR. MORRIS: I'm –	24 you want to go off video record?	
25 MS. DEITSCH-PEREZ: I'm also – hang	25 MR. MORRIS: No.	
Page 1 JAMES DONDERO	e 116 Pa 1 JAMES DONDERO	age 117
2 Can somebody help Mr. Dondero and	2 BY MR. MORRIS:	
3 get his audio feed fixed?	3 Q. All right. Do you see that this is	
4 Thank you, sir.	4 an e-mail from Ms. Hendrix to the Corporate	
5 MS. DEITSCH-PEREZ: Does this make a	5 Accounting Group on May 3, 2019?	
6 difference?	6 Do you see that, sir?	
7 MR. MORRIS: It sure does.	7 A. Yes.	
8 THE WITNESS: Hello, hello.	8 Q. And do you see that Ms. Hendrix told	
9 THE MORRIS: Thank you. All right.	9 corporate accounting to transfer \$5 million as	
10 Let's try and – let's try and finish this	10 a, quote, "new loan," close quote?	
	11 A. Yes.	
11 up. 12 BYMR.MORRIS:		
	12 Q. And did you see Ms. Hendrix also	
13 Q. Are you ready, sir?	13 said that she would, quote, "paper the loan,"	
14 A. Yes.	14 close quote?	
15 Q. Were you aware in May 2019 that the	15 A. Yes.	
16 \$5-million transfer from Highland to HCMFA was	16 Q. Okay. You're aware that from time	
17 booked as a loan?	17 to time, members of the Corporate Accounting	
18 A. No.	18 Group used a template for a Promissory Note	
19 MR. MORRIS: Can we put up	19 that had been previously prepared by counsel,	
20 Exhibit 56, please.	20 correct?	
21 MS. CANTY: (Complies with request.)	21 MS. DEITSCH-PEREZ: Object to the	
(Whereupon, Exhibit 56, E-mail	22 form.	
correspondence, Bates stamped D-CNL003763,	23 THE WITNESS: I – yeah. I'm aware	
24 marked for identification, as of this	they have a loan template, yes.	
25 date.)	25	

1 JAMES DONDERO 2 BY MR. MORRIS: 3 Q. Okay. Do you see there's a 4 parenthetical in the first sentence that says, Page 118 1 JAMES DONDERO 2 MS. CANTY: (Complies with request.) 3 (Whereupon, Exhibit 57, Promissory 4 Note, Bates stamped D-CNL003764 through	Page 11
2 BY MR. MORRIS: 2 MS. CANTY: (Complies with request.) 3 Q. Okay. Do you see there's a 3 (Whereupon, Exhibit 57, Promissory	
3 Q. Okay. Do you see there's a 3 (Whereupon, Exhibit 57, Promissory	
5 "(4.4M should be coming in from Jim soon)"? 5 D-CNL003765, marked for identification, as	
6 A. Yes. 6 of this date.)	
7 Q. Do you know what that refers to? 7 BY MR. MORRIS:	
8 A. My – my educated – boy. My 8 Q. In fact, were you aware, sir, that	
9 educted speculation is that Highland didn't 9 in May 2019, you paid Highland exactly	
10 have enough cash, so I probably put four into 10 \$7.5 million?	
11 Highland for Highland to send to HCMFA. That's 11 A. Not specifically, but it makes sense	
12 my educated guess; but otherwise, I don't know 12 given the context we're discussing.	
13 specifically. 13 Q. Okay. So the context that we're	
14 Q. And do you recall that you had taken 14 discussing was HCMFA needed \$7.5 million.	
15 out a loan from Highland earlier in the year,  15 Highland didn't have it. So that seven – you	
16 and this payment was credited against the 16 paid \$7.5 million to Highland, which was	
17 principal and interest then due on that Note? 17 applied against your outstanding note. And	
18 A. I don't have specific awareness. 18 then Highland transferred that money to HCMFA.	
19 That would make sense. 19 Does that sound right to you?	
20 Q. Okay. 20 A. Generally, yes.	
21 A. Versus – versus creating a new loan 21 Q. Okay. So now if we look at this	
22 or something. 22 note that's on the screen, do you see this is a	
22 Tible triats on the screen, do you see tris is a	
23 Promisson, Note for \$5 million dated May 3	
24 MR. MORRIS: Let's go to Exhibit 57, 24 2019?	
24 MR. MORRIS: Let's go to Exhibit 57, 24 2019? 25 please. 25 A. Yes.	
24 MR. MORRIS: Let's go to Exhibit 57, 24 2019? 25 please. 25 A. Yes.	Page 12
24       MR. MORRIS: Let's go to Exhibit 57,       24       2019?         25       please.       25       A. Yes.         1       JAMES DONDERO       1       JAMES DONDERO	Page 12
MR. MORRIS: Let's go to Exhibit 57, 24 2019? 25 please.  24 2019? 25 A. Yes.  1 JAMES DONDERO 2 Q. And did you see this for the first  24 2019? 25 A. Okay.	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  24 2019? 25 A. Yes.  1 JAMES DONDERO 2 Q. And did you see this for the first 2 A. Okay. 3 time when I showed it to you late last week?  3 Q. Okay. When did you first learn that	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  24 2019? 25 A. Yes.  1 JAMES DONDERO 2 Q. And did you see this for the first 3 time when I showed it to you late last week? 4 A. Yes.  24 2019? 25 A. Yes.  2 A. Okay. 3 Q. Okay. When did you first learn that 4 these notes were carried as assets on	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  24 2019? 25 A. Yes.  1 JAMES DONDERO 2 Q. And did you see this for the first 3 time when I showed it to you late last week? 4 A. Yes. 5 Q. And did you learn about the loan  24 2019? 25 A. Yes.  26 DONDERO 2 A. Okay. 3 Q. Okay. When did you first learn that 4 these notes were carried as assets on 5 Highland's balance sheet?	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  24 2019? 25 A. Yes.  1 JAMES DONDERO 2 Q. And did you see this for the first 3 time when I showed it to you late last week? 4 A. Yes. 5 Q. And did you learn about the loan 6 from Highland to HCMFA for the first time after  24 2019? 25 A. Yes.  26 JAMES DONDERO 2 A. Okay. 3 Q. Okay. When did you first learn that 4 these notes were carried as assets on 5 Highland's balance sheet? 6 A. Like I said, I – my recollection is	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  24 2019? 25 A. Yes.  1 JAMES DONDERO 2 Q. And did you see this for the first 3 time when I showed it to you late last week? 4 A. Yes. 5 Q. And did you learn about the loan 6 from Highland to HCMFA for the first time after 7 the litigation was commenced?  24 2019? 25 A. Yes.  2 A. Okay. 3 Q. Okay. When did you first learn that 4 these notes were carried as assets on 5 Highland's balance sheet? 6 A. Like I said, I – my recollection is 7 that as part of the bankruptcy and part of the	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  Q. And did you see this for the first  time when I showed it to you late last week?  A. Yes.  Q. And did you learn about the loan  from Highland to HCMFA for the first time after  the litigation was commenced?  A. That's the first time I remember.  Page 120  1	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  Q. And did you see this for the first  time when I showed it to you late last week?  A. Yes.  Q. And did you learn about the loan  from Highland to HCMFA for the first time after  the litigation was commenced?  A. That's the first time I remember.  Q. And did you learn that Highland and  A. That's the first time I remember.  Q. And so did you learn of it as part	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  Q. And did you see this for the first  time when I showed it to you late last week?  A. Yes.  Q. And did you learn about the loan  from Highland to HCMFA for the first time after  the litigation was commenced?  A. That's the first time I remember.  Q. And did you learn that Highland and  HCMFA had booked the \$5-million transfer in May  Page 120  1     JAMES DONDERO  2     A. Okay.  3     Q. Okay. When did you first learn that  4     these notes were carried as assets on  5     Highland's balance sheet?  6     A. Like I said, I – my recollection is  7     that as part of the bankruptcy and part of the  8     litigation.  9     Q. And so did you learn of it as part  10     of the bankruptcy before the litigation was	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  24 2019? 25 A. Yes.  1 JAMES DONDERO 2 Q. And did you see this for the first 3 Q. Okay. When did you first learn that 4 A. Yes. 4 A. Yes. 5 Q. And did you learn about the loan 6 from Highland to HCMFA for the first time after 7 the litigation was commenced? 8 A. That's the first time I remember. 9 Q. And did you learn that Highland and 10 HCMFA had booked the \$5-million transfer in May 11 of 2019 as a loan for the first time after the  1 JAMES DONDERO 2 A. Yes.  1 JAMES DONDERO 2 A. Okay.  4 these notes were carried as assets on 5 Highland's balance sheet? 6 A. Like I said, I – my recollection is 7 that as part of the bankruptcy and part of the 8 litigation. 9 Q. And so did you learn of it as part 10 of the bankruptcy before the litigation was 11 commenced, or did you learn that these notes	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO Q. And did you see this for the first time when I showed it to you late last week? A. Yes.  Q. And did you learn about the loan from Highland to HCMFA for the first time after the litigation was commenced?  A. That's the first time I remember. Q. And did you learn that Highland and HCMFA had booked the \$5-million transfer in May of 2019 as a loan for the first time after the litigation was commenced?  I JAMES DONDERO  A. Okay.  JAMES DONDERO  A. Okay.	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  Q. And did you see this for the first  time when I showed it to you late last week?  A. Yes.  Q. And did you learn about the loan  from Highland to HCMFA for the first time after  the litigation was commenced?  A. That's the first time I remember.  Q. And did you learn that Highland and  HCMFA had booked the \$5-million transfer in May  of 2019 as a loan for the first time after the  litigation was commenced?  A. That is my recollection.	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  Q. And did you see this for the first  time when I showed it to you late last week?  A. Yes.  Q. And did you learn about the loan  from Highland to HCMFA for the first time after  the litigation was commenced?  A. That's the first time after the  Itigation was commenced?  A. That is my recollection.  A. That is my recollection.  A. That is my recollection.  Page 120  1	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  Q. And did you see this for the first 2 A. Okay.  Time when I showed it to you late last week?  A. Yes.  A. Yes.  A. Yes.  A. A Hidling a sassets on 5 Highland's balance sheet?  A. Like I said, I — my recollection is 7 that as part of the bankruptcy and part of the 8 litigation.  A. That's the first time I remember.  A. That's the first time after the 10 of the bankruptcy before the litigation was commenced?  A. That is my recollection.  A. That is my recollection.  A. That is my recollection.  A. I believe only after. Especially, 15 the specificity with regard to the notes, only	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  Q. And did you see this for the first  time when I showed it to you late last week?  A. Yes.  Q. And did you learn about the loan  from Highland to HCMFA for the first time after  the litigation was commenced?  A. That's the first time I remember.  Q. And did you learn that Highland and  HCMFA had booked the \$5-million transfer in May  of 2019 as a loan for the first time after the  litigation was commenced?  A. That is my recollection.  A. That is my recollection.  Q. Okay. We talked at your first  deposition in May about Highland's audited  financial statements.  Page 120  1     JAMES DONDERO  2     A. Okay.  A. Okay.  A. Okay.  JAMES DONDERO  1     JAMES DONDERO  2     A. Okay.  A. Okay.  A. Okay.  When did you first learn that  these notes were carried as assets on  Highland's balance sheet?  A. Like I said, I – my recollection is  7     that as part of the bankruptcy and part of the  8     litigation.  9     Q. And so did you learn of it as part  10     of the bankruptcy before the litigation was  10     of the bankruptcy before the litigation was  11     commenced, or did you learn that these notes  12     litigation was commenced?  13     litigation was commenced?  14     A. That is my recollection.  15     litigation was commenced?  16     A. I believe only after. Especially,  17     the specificity with regard to the notes, only  18     deforting the litigation was commenced.	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  Q. And did you see this for the first  time when I showed it to you late last week?  A. Yes.  Q. And did you learn about the loan  from Highland to HCMFA for the first time after  the litigation was commenced?  A. That's the first time I remember.  Q. And did you learn that Highland and  HCMFA had booked the \$5-million transfer in May  of 2019 as a loan for the first time after the  litigation was commenced?  A. That is my recollection.  Q. Okay. We talked at your first  deposition in May about Highland's audited  financial statements.  I don't know if you have a  Page 120  1     JAMES DONDERO  2     A. Ves.  3     Q. Okay. When did you first learn that  4     these notes were carried as assets on  Highland's balance sheet?  6     A. Like I said, I — my recollection is  7     that as part of the bankruptcy and part of the  8     litigation.  9     Q. And so did you learn of it as part  10     of the bankruptcy before the litigation was  10     of the bankruptcy before the litigation was  11     commenced, or did you learn that these notes  12     were carried as assets after — only after the  13     it gation was commenced?  14     A. I believe only after. Especially,  15     deposition in May about Highland's audited  16     financial statements.  17     Q. Okay. When did you learn for the	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  Q. And did you see this for the first  time when I showed it to you late last week?  A. Yes.  Q. And did you learn about the loan  from Highland to HCMFA for the first time after  the litigation was commenced?  A. That's the first time I remember.  Q. And did you learn that Highland and  HCMFA had booked the \$5-million transfer in May  of 2019 as a loan for the first time after the  litigation was commenced?  A. That is my recollection.  A. That is my recollection.  Q. Okay. When did you learn that these notes were carried as assets on  Highland's balance sheet?  A. Like I said, I – my recollection is  that as part of the bankruptcy and part of the  litigation.  Q. And so did you learn of it as part  of the bankruptcy before the litigation was  of 2019 as a loan for the first time after the  litigation was commenced?  12 were carried as assets after – only after the  13 iltigation was commenced?  14 A. I believe only after. Especially,  the specificity with regard to the notes, only  after the litigation was commenced.  17 Q. Okay. When did you learn for the  first time that these notes were carried as	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  Q. And did you see this for the first  time when I showed it to you late last week?  A. Yes.  Q. And did you learn about the loan  from Highland to HCMFA for the first time after  the litigation was commenced?  A. That's the first time I remember.  Q. And did you learn that Highland and  HCMFA had booked the \$5-million transfer in May  of 2019 as a loan for the first time after the  litigation was commenced?  A. That is my recollection.  A. That is my recollection.  Q. Okay. We talked at your first  deposition in May about Highland's audited  financial statements.  I don't know if you have a  menute you have a  page 120  1 JAMES DONDERO  2 A. Ves.  1 JAMES DONDERO  2 A. Okay.  A. Okay.  A. Okay.  When did you first learn that  these notes were carried as assets on  5 Highland's balance sheet?  6 A. Like I said, I – my recollection is  7 that as part of the bankruptcy and part of the  litigation.  9 Q. And so did you learn of it as part  10 of the bankruptcy before the litigation was  11 commenced, or did you learn that these notes  12 were carried as assets after – only after the  13 litigation was commenced?  14 A. I believe only after. Especially,  15 the specificity with regard to the notes, only  after the litigation was commenced.  16 first time that these notes were carried as  17 Q. Okay. When did you learn for the  18 first time that these notes were carried as  19 liabilities on HCMFA's balance sheet?	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  Q. And did you see this for the first  time when I showed it to you late last week?  A. Yes.  A. Yes.  A. Yes.  A. Yes.  And did you learn about the loan  from Highland to HCMFA for the first time after  the litigation was commenced?  A. That's the first time I remember.  Q. And did you learn that Highland and  HCMFA had booked the \$5-million transfer in May  HCMFA had booked the \$5-million transfer in May  A. That is my recollection.  A. That's my recollection.  Q. Okay. We talked at your first  deposition in May about Highland's audited  financial statements.  I don't know if you have a  recollection of that. Do you?  A. Just generally, yes.  Q. Okay. I just want to focus on these  Page 120  1 JAMES DONDERO  2 A. Yes.  1 JAMES DONDERO  2 A. Okay.  Yes.  3 Q. Okay. When did you first learn that  these notes were carried as assets on  5 Highland's balance sheet?  6 A. Like I said, I – my recollection is  7 that as part of the bankruptcy and part of the  litigation.  9 Q. And so did you learn of it as part  10 of the bankruptcy before the litigation was  11 commenced, or did you learn that these notes  12 were carried as assets after – only after the  13 litigation was commenced?  14 A. I believe only after. Especially,  15 the specificity with regard to the notes, only  after the litigation was commenced.  17 Q. Okay. When did you learn for the  first time that these notes were carried as  liabilities on HCMFA's balance sheet?  20 Withdrawn. No foundation.	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  Q. And did you see this for the first  time when I showed it to you late last week?  A. Yes.  A. Yes.  JAMES DONDERO  1 JAMES DONDERO  2 A. Okay.  3 Q. Okay. When did you first learn that  4 A. Yes.  4 A. Yes.  5 Highland's balance sheet?  6 A. Like I said, I – my recollection is  7 the litigation was commenced?  8 A. That's the first time I remember.  9 Q. And did you learn that Highland and  10 HCMFA had booked the \$5-million transfer in May  11 of 2019 as a loan for the first time after the  12 litigation was commenced?  13 A. That is my recollection.  Q. Okay. We talked at your first  deposition in May about Highland's audited  financial statements.  16 A. I believe only after. Especially,  17 I don't know if you have a  18 recollection of that. Do you?  18 first time that these notes have  19 A. Just generally, yes.  Q. Okay. I just want to focus on these  20 Withdrawn. No foundation.  21 Are you aware that these notes have	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  24 2019? 25 A. Yes.  1 JAMES DONDERO 2 Q. And did you see this for the first 3 time when I showed it to you late last week? 4 A. Yes. 5 Q. And did you learn about the loan 6 from Highland to HCMFA for the first time after 7 the litigation was commenced? 8 A. That's the first time I remember. 9 Q. And did you learn that Highland and 10 HCMFA had booked the \$5-million transfer in May 10 of 2019 as a loan for the first time after the 11 deposition in May about Highland's audited 12 litigation was commenced? 13 A. That is my recollection. 14 Q. Okay. We talked at your first 15 deposition in May about Highland's audited 16 financial statements. 17 Lodn't know if you have a 18 recollection of that. Do you? 19 A. Just generally, yes. 20 Q. Okay. I just want to focus on these 21 two notes. 22 For this portion of the deposition, 24 2019? 25 A. Yes.  1 JAMES DONDERO 2 A. Okay. 3 Q. Okay. When did you first leam that 4 these notes were carried as assets on 5 Highland's balance sheet? 6 A. Like I said, I – my recollection is 7 that as part of the bankruptcy and part of the 8 litigation. 9 Q. And so did you learn of it as part 9 Q. And so did you learn of it as part 10 of the bankruptcy before the litigation was 11 commenced, or did you learn that these notes 12 litigation was commenced? 13 litigation was commenced? 14 A. I believe only after. Especially, 15 deposition in May about Highland's audited 16 financial statements. 16 after the litigation was commenced. 17 Q. Okay. When did you learn that 18 litigation. 9 Q. Okay. When did you learn that 19 the bankruptcy before the litigation was 10 of the bankruptcy before the litigation was 11 commenced, or did you learn of it as part 12 litigation was commenced? 13 litigation was commenced? 14 A. I believe only after. Especially, 15 the specificity with regard to the notes, only 16 financial statements. 16 after the litigation was commenced. 17 Q. Okay. When did you learn that 18 these notes were carried as liabilities on HCMFA's ba	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  A. Yes.  1 JAMES DONDERO  2 A. Okay.  Time when I showed it to you late last week?  3 Q. Okay. When did you first learn that these notes were carried as assets on  5 Q. And did you learn about the loan  6 from Highland to HCMFA for the first time after  7 the litigation was commenced?  8 A. That's the first time I remember.  9 Q. And did you learn that Highland and  10 HCMFA had booked the \$5-million transfer in May  11 of 2019 as a loan for the first time after the  12 litigation was commenced?  13 A. That is my recollection.  Q. Okay. We talked at your first  14 A. I believe only after. Especially, the specificity with regard to the notes, only after the litigation was commenced.  15 I don't know if you have a recollection of that. Do you?  16 I don't know if you have a recollection of the deposition, we are questioning you in your individual  Page 120  1 JAMES DONDERO  2 A. Ves.  1 JAMES DONDERO  1 JAMES DONDERO  2 A. Okay.  4 A. Okay.  4 A. Okay.  4 These notes were carried as assets on  5 Highland's balance sheet?  6 A. Like I said, I – my recollection is  7 that as part of the bankruptcy and part of the litigation.  5 Highland's balance sheet?  8 Itigation.  9 Q. And so did you learn of it as part of the bankruptcy before the litigation was commenced, or did you learn that these notes were carried as assets after – only after the litigation was commenced?  12 were carried as assets after – only after the litigation was commenced?  13 A. That is my recollection.  14 A. I believe only after. Especially, the specificity with regard to the notes, only after the litigation was commenced.  17 Q. Okay. When did you learn for the first time that these notes were carried as liabilities on HCMFA's balance sheet?  20 Withdrawn. No foundation.  21 Are you aware that these notes have been carried sheet?	Page 12
MR. MORRIS: Let's go to Exhibit 57, please.  Page 120  JAMES DONDERO  Q. And did you see this for the first  itme when I showed it to you late last week?  A. Yes.  A. Yes.  A. Okay.  A. Yes.  JAMES DONDERO  2. A. Okay.  3. Q. Okay. When did you first leam that  4. A. Yes.  4. these notes were carried as assets on  5. Highland's balance sheet?  6. A. Like I said, I – my recollection is  7. that as part of the bankruptcy and part of the  8. A. That's the first time I remember.  9. Q. And did you leam that Highland and  10. HOMFA had booked the \$5-million transfer in May  10. of the bankruptcy before the litigation was  11. commenced, or did you leam that these notes  12. litigation was commenced?  13. A. That is my recollection.  14. Q. Okay. We talked at your first  15. deposition in May about Highland's audited  16. In this my recollection.  17. I don't know if you have a  18. recollection of that. Do you?  19. Q. Okay. I just want to focus on these  20. Q. Okay. I just want to focus on these  21. two notes.  For this portion of the deposition,  24. 2019?  25. A. Yes.  3. Q. Yes.  4. DAMES DONDERO  2. A. Okay.  4. Okay.  4. These notes were carried as assets on  5. Highland's balance sheet?  6. A. Like I said, I – my recollection is  7. that as part of the bankruptcy and part of the  8. litigation.  9. Q. And so did you leam of it as part  10. of the bankruptcy before the litigation was  10. of the bankruptcy before the litigation was  11. commenced, or did you leam that these notes  12. litigation was commenced?  13. litigation was commenced?  14. A. I believe only after. Especially,  15. the specificity with regard to the notes, only  16. financial statements.  17. Q. Okay. When did you leam for the  18. litigation was commenced.  17. Q. Okay. When did you leam for the  18. litigation was commenced.  19. Lither this this ended when the deposition.  20. Okay. I just want to focus on these  21. Are you aware that these notes have  22. been carried as liabilities on HCMFA's balance	Page 12

#### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 59 of 200 PageID 49505

Case 3.21-CV-00881-X   DOCUMENT 178-42	Filed 01/09/24 Page 59 01 200 Page1D 49505
Page 12 1 JAMES DONDERO	2 Page 12: 1 JAMES DONDERO
2 Q. Okay. Did you learn after the	2 Q. Okay.
3 litigation that these notes had been carried as	3 MR. MORRIS: Can we put up
4 liabilities on HCMFA's balance sheets?	4 Exhibit 34, please.
5 A. Yes.	5 MS. CANTY: (Complies with request.)
6 Q. Okay. Did you ever review	6 (Whereupon, Exhibit 34, Highland
7 Highland's audited financial statements?	7 Capital Management, L.P., Consolidated
8 A. Not with any specificity.	8 Financial Statements and Supplemental
9 Q. Are you aware that Highland gave	9 Information, dated December 31, 2018, Bates
10 these Promissory Notes to PWC as part of the	10 stamped D-CNL000212 through D-CNL000257,
11 audit process?	11 marked for identification, as of this
12 A. I would assume they did, but I don't	12 date.)
13 have specific awareness.	13 BY MR. MORRIS:
14 Q. Okay. And why do you assume that	14 Q. And turn to – just if you can see,
15 they did?	15 sir, the first page of this is the December 31,
16 A. As part of complete financials to	16 2018, financials.
17 the extent that they were made by Kristin or	17 MR. MORRIS: And if we could go to
18 whoever, properly or improperly. Once they	18 the second or third page to see
19 existed, they would have been part of a	19 PricewaterhouseCoopers' signature.
20 complete audit.	20 MS. CANTY: (Complies with request.)
21 Q. Are you aware that these two	21 BY MR. MORRIS:
22 Promissory Notes were disclosed in Highland's	22 Q. And do you see that
23 audited financial statements for the period	23 PricewaterhouseCoopers signed off on the audit
	24 on June 3, 2019?
24 ending December 31, 2018, as subsequent events? 25 A. No.	25 A. Yes.
23 A. NO.	23 A. 165.
Page 12 1 JAMES DONDERO	4 Page 12: 1 JAMES DONDERO
2 Q. Okay.	2 the report date, HCMFA issued Promissory Notes
3 MR. MORRIS: Can we go to page 252	3 to the partnership in the aggregate amount of
4 of the document? It's got to be – let's	4 \$7.4 million?
5 see the Bates.	5 A. Yes.
6 MS. CANTY: (Complies with request.)	6 Q. Okay. And are you surprised to see
7 MR. MORRIS: Yeah. Right there.	7 that in the audit report?
8 Okay. Scroll just to the page before so we	8 MS. DEITSCH-PEREZ: Object to the
9 can see the heading.	9 form.
10 MS. CANTY: (Complies with request.)	10 MR. MORRIS: Withdrawn.
11 BY MR. MORRIS:	11 BY MR. MORRIS:
12 Q. Okay. Do you see that this is the	12 Q. Have you seen – have you seen this
13 section of the audited financials entitled	13 entry in the audit report before this moment?
14 "Subsequent Events"?	14 A. No.
15 A. Yes.	
·	
17 the auditors include in subsequent events	17 audit report?
18 material transactions THAT occur between the	18 A. Responsible for drafting the audit
19 end of the fiscal period in which had audit has	19 report? I don't know if that's a fair
20 been conducted and the date that the auditors	20 statement.
21 sign off?	21 I think they provide the detail; but
22 A. Yes.	22 my understanding, the audit report is a work
23 Q. Okay. So if you look at page 39,	23 product of the accounting firm. That's my
24 the next to the last paragraph, do you see, it	
	24 understanding.
25 says, quote, "Over the course of 2019 through	24 understanding. 25 Q. Was there a group within Highland

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 60 of 200 PageID 49506

Case 5.21-CV-00001-A DUCUMENT 170-42 F	1100 01/03/24
Page 126 1 JAMES DONDERO	Page 127  1 JAMES DONDERO
2 that was responsible for working with the	2 A. – PWC.
3 auditors in the preparation of the audit	3 Q. I apologize, sir.
4 reports?	4 Highland was the sole source of
5 A. Yeah, yes.	5 information that's contained in its audit
6 Q. Do you know what group that was?	6 reports, right, to the best of your knowledge?
7 A. I believe there's a financial	7 A. No. No. When I – the last thing I
8 reporting group that reports to Frank that	8 said a minute ago about I believe it was a
9 handles this interaction.	9 hundred percent sampling and verification, I
10 Q. Are you familiar – are you aware of	10 think the audit firm ties back to vendors,
11 what role Mr. Waterhouse plays, if any, in	11 credit agreements, source documents, et cetera.
12 connection with Highland's annual audit, at	12 Highland is not the only source of
13 least during the time that you were serving as	13 this information.
14 president?	14 Q. You were also responsible for the
15 A. I think he – he coordinates – I	15 audit report; is that fair?
16 think he has to sign off on many aspects of it,	16 A. Yes.
17 you know, as a C suite executive. So he's	17 Q. And that's because you signed a
18 responsible for, you know, completeness,	18 management representation letter, correct?
19 integrity, et cetera.	19 A. Yes.
20 And there's a certain amount of	20 Q. And do you have an understanding of
21 reliance that PWC puts on it; but my	21 what management a representation letter is?
22 understanding is audits for the last bunch of	22 MS. DEITSCH-PEREZ: Object to the
23 years has been pretty much a hundred percent	23 form. I think you've asked this in each
24 sampling and verification.	_
	74 OAVOLIDE GEOOSHOO
	24 day of the deposition. 25 MR_MORRIS: Okay Just trying to
25 Q. High- –	25 MR. MORRIS: Okay. Just trying to
25 Q. High- — Page 128	25 MR. MORRIS: Okay. Just trying to Page 129
25 Q. High- – Page 128  1 JAMES DONDERO	25 MR. MORRIS: Okay. Just trying to Page 129  1 JAMES DONDERO
25 Q. High-—  Page 128  JAMES DONDERO get some background here.	25 MR. MORRIS: Okay. Just trying to Page 129
25 Q. High-—  Page 128  JAMES DONDERO get some background here. THE WITNESS: Yes, I have a general	25 MR. MORRIS: Okay. Just trying to  Page 129  JAMES DONDERO Q. Have you ever told anyone that HCMFA's audited financial statements for the
25 Q. High-—  Page 128  1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting	25 MR. MORRIS: Okay. Just trying to  1 JAMES DONDERO 2 Q. Have you ever told anyone that 3 HCMFA's audited financial statements for the 4 period ending December 31, 2018, inaccurately
Q. High-—  1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very	MR. MORRIS: Okay. Just trying to  1 JAMES DONDERO 2 Q. Have you ever told anyone that 3 HCMFA's audited financial statements for the 4 period ending December 31, 2018, inaccurately 5 described the \$7.4 million transferred from
25 Q. High-—  Page 128  JAMES DONDERO get some background here. THE WITNESS: Yes, I have a general understanding. They very from accounting firm to accounting firm, and they very depending upon the type of audit. But I	MR. MORRIS: Okay. Just trying to  1 JAMES DONDERO 2 Q. Have you ever told anyone that 3 HCMFA's audited financial statements for the 4 period ending December 31, 2018, inaccurately 5 described the \$7.4 million transferred from 6 Highland to HCMFA as loans?
25 Q. High-—  Page 128  1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes.	MR. MORRIS: Okay. Just trying to  1 JAMES DONDERO 2 Q. Have you ever told anyone that 3 HCMFA's audited financial statements for the 4 period ending December 31, 2018, inaccurately 5 described the \$7.4 million transferred from 6 Highland to HCMFA as loans? 7 MS. DEITSCH-PEREZ: Object to the
25 Q. High-—  Page 128  1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS:	MR. MORRIS: Okay. Just trying to  1 JAMES DONDERO 2 Q. Have you ever told anyone that 3 HCMFA's audited financial statements for the 4 period ending December 31, 2018, inaccurately 5 described the \$7.4 million transferred from 6 Highland to HCMFA as loans? 7 MS. DEITSCH-PEREZ: Object to the 8 form.
25 Q. High-—  Page 128  JAMES DONDERO get some background here. THE WITNESS: Yes, I have a general understanding. They very from accounting firm to accounting firm, and they very depending upon the type of audit. But I have a general understanding of them, yes. BY MR. MORRIS: Q. Okay. And you're — are you aware	MR. MORRIS: Okay. Just trying to  1 JAMES DONDERO 2 Q. Have you ever told anyone that 3 HCMFA's audited financial statements for the 4 period ending December 31, 2018, inaccurately 5 described the \$7.4 million transferred from 6 Highland to HCMFA as loans? 7 MS. DEITSCH-PEREZ: Object to the 8 form. 9 THE WITNESS: No, I have not; but I
25 Q. High-—  Page 128  1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS: 9 Q. Okay. And you're — are you aware 10 that HCMFA had its financial statements audited	MR. MORRIS: Okay. Just trying to  1 JAMES DONDERO 2 Q. Have you ever told anyone that 3 HCMFA's audited financial statements for the 4 period ending December 31, 2018, inaccurately 5 described the \$7.4 million transferred from 6 Highland to HCMFA as loans? 7 MS. DEITSCH-PEREZ: Object to the 8 form. 9 THE WITNESS: No, I have not; but I 10 haven't been involved in any of the audit
1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS: 9 Q. Okay. And you're – are you aware 10 that HCMFA had its financial statements audited 11 by PWC as well?	MR. MORRIS: Okay. Just trying to  1 JAMES DONDERO 2 Q. Have you ever told anyone that 3 HCMFA's audited financial statements for the 4 period ending December 31, 2018, inaccurately 5 described the \$7.4 million transferred from 6 Highland to HCMFA as loans? 7 MS. DEITSCH-PEREZ: Object to the 8 form. 9 THE WITNESS: No, I have not; but I 10 haven't been involved in any of the audit 11 functions for quite some time.
1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS: 9 Q. Okay. And you're – are you aware 10 that HCMFA had its financial statements audited 11 by PWC as well? 12 A. Yes.	MR. MORRIS: Okay. Just trying to  Page 129  JAMES DONDERO Q. Have you ever told anyone that HCMFA's audited financial statements for the period ending December 31, 2018, inaccurately described the \$7.4 million transferred from Highland to HCMFA as loans? MS. DEITSCH-PEREZ: Object to the form. THE WITNESS: No, I have not; but I haven't been involved in any of the audit functions for quite some time. I don't think I was involved or
1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS: 9 Q. Okay. And you're – are you aware 10 that HCMFA had its financial statements audited 11 by PWC as well? 12 A. Yes. 13 Q. Are you aware that HCMFA disclosed	MR. MORRIS: Okay. Just trying to  1 JAMES DONDERO 2 Q. Have you ever told anyone that 3 HCMFA's audited financial statements for the 4 period ending December 31, 2018, inaccurately 5 described the \$7.4 million transferred from 6 Highland to HCMFA as loans? 7 MS. DEITSCH-PEREZ: Object to the 8 form. 9 THE WITNESS: No, I have not; but I 10 haven't been involved in any of the audit 11 functions for quite some time. 12 I don't think I was involved or 13 signed Management Representation Letters
1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS: 9 Q. Okay. And you're – are you aware 10 that HCMFA had its financial statements audited 11 by PWC as well? 12 A. Yes. 13 Q. Are you aware that HCMFA disclosed 14 the May 2019 Notes in its own audited financial	MR. MORRIS: Okay. Just trying to  1 JAMES DONDERO 2 Q. Have you ever told anyone that 3 HCMFA's audited financial statements for the 4 period ending December 31, 2018, inaccurately 5 described the \$7.4 million transferred from 6 Highland to HCMFA as loans? 7 MS. DEITSCH-PEREZ: Object to the 8 form. 9 THE WITNESS: No, I have not; but I 10 haven't been involved in any of the audit 11 functions for quite some time. 12 I don't think I was involved or 13 signed Management Representation Letters 14 for any period covered by this.
1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS: 9 Q. Okay. And you're – are you aware 10 that HCMFA had its financial statements audited 11 by PWC as well? 12 A. Yes. 13 Q. Are you aware that HCMFA disclosed 14 the May 2019 Notes in its own audited financial 15 statements?	MR. MORRIS: Okay. Just trying to  1
1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS: 9 Q. Okay. And you're – are you aware 10 that HCMFA had its financial statements audited 11 by PWC as well? 12 A. Yes. 13 Q. Are you aware that HCMFA disclosed 14 the May 2019 Notes in its own audited financial 15 statements? 16 A. I assume so.	MR. MORRIS: Okay. Just trying to  1
1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS: 9 Q. Okay. And you're — are you aware 10 that HCMFA had its financial statements audited 11 by PWC as well? 12 A. Yes. 13 Q. Are you aware that HCMFA disclosed 14 the May 2019 Notes in its own audited financial 15 statements? 16 A. I assume so. 17 Q. Have you ever —	MR. MORRIS: Okay. Just trying to  JAMES DONDERO Q. Have you ever told anyone that HCMFA's audited financial statements for the period ending December 31, 2018, inaccurately described the \$7.4 million transferred from Highland to HCMFA as loans? MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: No, I have not; but I haven't been involved in any of the audit functions for quite some time. I don't think I was involved or signed Management Representation Letters I for any period covered by this.  BY MR. MORRIS: Q. Okay. Let's switch gears. The advisors have annual contracts
1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS: 9 Q. Okay. And you're — are you aware 10 that HCMFA had its financial statements audited 11 by PWC as well? 12 A. Yes. 13 Q. Are you aware that HCMFA disclosed 14 the May 2019 Notes in its own audited financial 15 statements? 16 A. I assume so. 17 Q. Have you ever — 18 A. I don't have specific — I don't	MR. MORRIS: Okay. Just trying to  JAMES DONDERO Q. Have you ever told anyone that HCMFA's audited financial statements for the period ending December 31, 2018, inaccurately described the \$7.4 million transferred from Highland to HCMFA as loans? MS. DEITSCH-PEREZ: Object to the form. HIGHLINESS: No, I have not; but I haven't been involved in any of the audit functions for quite some time. I don't think I was involved or disgned Management Representation Letters for any period covered by this. BY MR. MORRIS: Q. Okay. Let's switch gears. The advisors have annual contracts to manage certain retail funds, correct?
1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS: 9 Q. Okay. And you're – are you aware 10 that HCMFA had its financial statements audited 11 by PWC as well? 12 A. Yes. 13 Q. Are you aware that HCMFA disclosed 14 the May 2019 Notes in its own audited financial 15 statements? 16 A. I assume so. 17 Q. Have you ever – 18 A. I don't have specific – I don't 19 have specific awareness, but it's not reported	MR. MORRIS: Okay. Just trying to  JAMES DONDERO Q. Have you ever told anyone that HCMFA's audited financial statements for the period ending December 31, 2018, inaccurately described the \$7.4 million transferred from Highland to HCMFA as loans? MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: No, I have not; but I haven't been involved in any of the audit functions for quite some time. I don't think I was involved or signed Management Representation Letters for any period covered by this. BY MR. MORRIS: Q. Okay. Let's switch gears. The advisors have annual contracts to manage certain retail funds, correct? A. Yes.
1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS: 9 Q. Okay. And you're — are you aware 10 that HCMFA had its financial statements audited 11 by PWC as well? 12 A. Yes. 13 Q. Are you aware that HCMFA disclosed 14 the May 2019 Notes in its own audited financial 15 statements? 16 A. I assume so. 17 Q. Have you ever — 18 A. I don't have specific — I don't 19 have specific awareness, but it's not reported 20 here but not on HCMFA; so I assume they are,	MR. MORRIS: Okay. Just trying to  JAMES DONDERO Q. Have you ever told anyone that HCMFA's audited financial statements for the period ending December 31, 2018, inaccurately described the \$7.4 million transferred from Highland to HCMFA as loans? MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: No, I have not; but I haven't been involved in any of the audit functions for quite some time. I don't think I was involved or signed Management Representation Letters for any period covered by this.  MR. MORRIS: Q. Okay. Let's switch gears. The advisors have annual contracts to manage certain retail funds, correct?  A. Yes. Q. And the retail funds have a board
JAMES DONDERO get some background here.  THE WITNESS: Yes, I have a general understanding. They very from accounting firm to accounting firm, and they very depending upon the type of audit. But I have a general understanding of them, yes. BY MR. MORRIS: Q. Okay. And you're — are you aware that HCMFA had its financial statements audited by PWC as well? A. Yes. Q. Are you aware that HCMFA disclosed the May 2019 Notes in its own audited financial statements? A. I assume so. Q. Have you ever — A. I don't have specific — I don't have specific awareness, but it's not reported here but not on HCMFA; so I assume they are, yes.	MR. MORRIS: Okay. Just trying to  JAMES DONDERO Q. Have you ever told anyone that HCMFA's audited financial statements for the period ending December 31, 2018, inaccurately described the \$7.4 million transferred from Highland to HCMFA as loans? MS. DEITSCH-PEREZ: Object to the form. HE WITNESS: No, I have not; but I haven't been involved in any of the audit functions for quite some time. I don't think I was involved or signed Management Representation Letters for any period covered by this. BY MR. MORRIS: Q. Okay. Let's switch gears. The advisors have annual contracts to manage certain retail funds, correct? A. Yes. Q. And the retail funds have a board that decides whether to renew the contracts
1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS: 9 Q. Okay. And you're — are you aware 10 that HCMFA had its financial statements audited 11 by PWC as well? 12 A. Yes. 13 Q. Are you aware that HCMFA disclosed 14 the May 2019 Notes in its own audited financial 15 statements? 16 A. I assume so. 17 Q. Have you ever — 18 A. I don't have specific — I don't 19 have specific awareness, but it's not reported 20 here but not on HCMFA; so I assume they are, 21 yes. 22 Q. Okay. And do you sign Management	MR. MORRIS: Okay. Just trying to  JAMES DONDERO Q. Have you ever told anyone that HCMFA's audited financial statements for the period ending December 31, 2018, inaccurately described the \$7.4 million transferred from Highland to HCMFA as loans? MS. DEITSCH-PEREZ: Object to the form. THE WITNESS: No, I have not; but I haven't been involved in any of the audit functions for quite some time. I don't think I was involved or signed Management Representation Letters for any period covered by this. BY MR. MORRIS: Q. Okay. Let's switch gears. The advisors have annual contracts to manage certain retail funds, correct? A. Yes. Q. And the retail funds have a board that decides whether to renew the contracts with the advisors, correct?
JAMES DONDERO get some background here.  THE WITNESS: Yes, I have a general understanding. They very from accounting firm to accounting firm, and they very depending upon the type of audit. But I have a general understanding of them, yes. BYMR. MORRIS: Q. Okay. And you're – are you aware that HCMFA had its financial statements audited by PWC as well? A. Yes. Q. Are you aware that HCMFA disclosed the May 2019 Notes in its own audited financial statements? A. I assume so. Q. Have you ever – A. I don't have specific – I don't have specific awareness, but it's not reported here but not on HCMFA; so I assume they are, yes. Q. Okay. And do you sign Management Representation Letters for HCMFA's audit as you	MR. MORRIS: Okay. Just trying to  1 JAMES DONDERO 2 Q. Have you ever told anyone that 3 HCMFA's audited financial statements for the 4 period ending December 31, 2018, inaccurately 5 described the \$7.4 million transferred from 6 Highland to HCMFA as loans? 7 MS. DEITSCH-PEREZ: Object to the 8 form. 9 THE WITNESS: No, I have not; but I 10 haven't been involved in any of the audit 11 functions for quite some time. 12 I don't think I was involved or 13 signed Management Representation Letters 14 for any period covered by this. 15 BY MR. MORRIS: 16 Q. Okay. Let's switch gears. 17 The advisors have annual contracts 18 to manage certain retail funds, correct? 19 A. Yes. 20 Q. And the retail funds have a board 21 that decides whether to renew the contracts 22 with the advisors, correct? 23 A. Yes.
1 JAMES DONDERO 2 get some background here. 3 THE WITNESS: Yes, I have a general 4 understanding. They very from accounting 5 firm to accounting firm, and they very 6 depending upon the type of audit. But I 7 have a general understanding of them, yes. 8 BY MR. MORRIS: 9 Q. Okay. And you're — are you aware 10 that HCMFA had its financial statements audited 11 by PWC as well? 12 A. Yes. 13 Q. Are you aware that HCMFA disclosed 14 the May 2019 Notes in its own audited financial 15 statements? 16 A. I assume so. 17 Q. Have you ever — 18 A. I don't have specific — I don't 19 have specific awareness, but it's not reported 20 here but not on HCMFA; so I assume they are, 21 yes. 22 Q. Okay. And do you sign Management	MR. MORRIS: Okay. Just trying to  JAMES DONDERO Q. Have you ever told anyone that HCMFA's audited financial statements for the period ending December 31, 2018, inaccurately described the \$7.4 million transferred from Highland to HCMFA as loans? MS. DEITSCH-PEREZ: Object to the form. THE WITNESS: No, I have not; but I haven't been involved in any of the audit functions for quite some time. I don't think I was involved or signed Management Representation Letters for any period covered by this. BY MR. MORRIS: Q. Okay. Let's switch gears. The advisors have annual contracts to manage certain retail funds, correct? A. Yes. Q. And the retail funds have a board that decides whether to renew the contracts with the advisors, correct?

1	Page 130 JAMES DONDERO	1	JAMES DONDERO	Page 13
2	the retail board, correct?		a memo from the advisors to the retail boards	
3	A. Yes.	3	concerning a supplemental 15-C information	
4	Q. And you've participated in meetings	4	request?	
5	with the retail board concerning the renewal	5	A. Yes.	
	process, correct?	6	Q. Okay. As always, Mr. Dondero, you	
7	A. Sometimes.	7	can view any portion of this document. But if	
8	Q. Okay. Do you recall that in late	8	we could just scroll down a little bit, I just	
	2020, the advisors provided a written memo to	9	want to know	
	the retail board in connection with the annual	10	MS. DEITSCH-PEREZ: Do we have a	
11	15-C review process?	11	copy of this document? Is it in your book?	
2	A. No.	12	MR. MORRIS: No.	
13	Q. Okay.	13	MS. DEITSCH-PEREZ: Okay. Well,	
4	MR. MORRIS: Can we put up	14	then he can't actually look at it. He's	
5	Exhibit 59, please.	15	looking at what's on the screen.	
6	MS. CANTY: (Complies with request.)	16	MR. MORRIS: Please.	
7	(Whereupon, Exhibit 59, Memorandum,	17	BY MR. MORRIS:	
8	dated October 23, 2020, Bates stamped	18	Q. Mr. Dondero, do you understand what	
9	HCMFAS 000025 through HCMFAS 000031, marked	19	I meant?	
20	for identification, as of this date.)	20	Will you let me know if there's any	
	BY MR. MORRIS:	21	portion of the document you want to see?	
. 1	Q. Do you see that this is a memo dated	22	A. Sure. Can you – can you just keep	
.2	October 23, 2020?	23	scrolling and let me see the next page?	
.5 24	A. Yes.	24	Q. Thank you, sir.	
25	Q. Is it fair to describe this memo as	25	MS. CANTY: (Complies with request.)	
20	Q. Is it fall to describe this memoras	23	Mis. CANTT. (Compiles with request.)	
1	Page 13: JAMES DONDERO	1	JAMES DONDERO	Page 13
2	THE WITNESS: Just stop there for a	2	A. I've never seen it before today.	
3			7 I vo novoi occirii boloro today.	
	Second	3	O Okay So do you know who's	
4	second.  MS_CANTY: (Complies with request.)	3	Q. Okay. So do you know who's responsible for preparing a memo of this type	
	MS. CANTY: (Complies with request.)	4	responsible for preparing a memo of this type	
5	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going.	4 5	responsible for preparing a memo of this type on behalf of the advisors?	
5 6	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.)	4 5 6	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see	
5 6 7	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS:	4 5 6 7	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.	
5 6 7 8	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you	4 5 6 7 8	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.	
5 6 7 8	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but	4 5 6 7 8 9	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)	
5 6 7 8 9	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this	4 5 6 7 8 9 10	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:	
5 6 7 8 9 0	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary.	4 5 6 7 8 9 10	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —	
5 6 7 8 9 0 1	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary. MS. CANTY: I also put it in the	4 5 6 7 8 9 10 11 12	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —  A. Yeah. Now, I – given what it is,	
5 6 7 8 9 0 1 2	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary. MS. CANTY: I also put it in the chat, John.	4 5 6 7 8 9 10 11 12 13	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —  A. Yeah. Now, I — given what it is, it's something that, I'm sure, comes out of	
5 6 7 8 9 0 1 2 3 4	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary. MS. CANTY: I also put it in the chat, John. MR. MORRIS: Thank you.	4 5 6 7 8 9 10 11 12 13 14	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —  A. Yeah. Now, I — given what it is, it's something that, I'm sure, comes out of legal and compliance.	
5 6 7 8 9 0 1 2 3 4 5	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary. MS. CANTY: I also put it in the chat, John. MR. MORRIS: Thank you. THE WITNESS: I see it.	4 5 6 7 8 9 10 11 12 13 14 15	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —  A. Yeah. Now, I — given what it is, it's something that, I'm sure, comes out of legal and compliance.  Q. And does — do the advisors have —	
5 6 7 8 9 0 1 2 3 4 5 6	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary. MS. CANTY: I also put it in the chat, John. MR. MORRIS: Thank you. THE WITNESS: I see it. BY MR. MORRIS:	4 5 6 7 8 9 10 11 12 13 14 15 16	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —  A. Yeah. Now, I — given what it is, it's something that, I'm sure, comes out of legal and compliance.  Q. And does — do the advisors have — withdrawn.	
5 6 7 8 9 0 1 1 2 3 4 5 6 7	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary. MS. CANTY: I also put it in the chat, John. MR. MORRIS: Thank you. THE WITNESS: I see it. BY MR. MORRIS: Q. Okay. So –	4 5 6 7 8 9 10 11 12 13 14 15 16 17	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —  A. Yeah. Now, I — given what it is, it's something that, I'm sure, comes out of legal and compliance.  Q. And does — do the advisors have — withdrawn.  Did the advisors have their own	
5 6 7 8 9 0 1 1 2 3 4 5 6 7 8	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary. MS. CANTY: I also put it in the chat, John. MR. MORRIS: Thank you. THE WITNESS: I see it. BY MR. MORRIS: Q. Okay. So – A. Can you go – let's keep going.	4 5 6 7 8 9 10 11 12 13 144 15 16 17 18	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —  A. Yeah. Now, I — given what it is, it's something that, I'm sure, comes out of legal and compliance.  Q. And does — do the advisors have — withdrawn.  Did the advisors have their own legal and compliance officers as of October 23,	
5 6 7 8 9 0 1 1 2 3 4 5 6 7 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary. MS. CANTY: I also put it in the chat, John. MR. MORRIS: Thank you. THE WITNESS: I see it. BY MR. MORRIS: Q. Okay. So – A. Can you go – let's keep going. Just I'll quickly read the whole thing.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —  A. Yeah. Now, I — given what it is, it's something that, I'm sure, comes out of legal and compliance.  Q. And does — do the advisors have — withdrawn.  Did the advisors have their own legal and compliance officers as of October 23, 2020?	
5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary. MS. CANTY: I also put it in the chat, John. MR. MORRIS: Thank you. THE WITNESS: I see it. BY MR. MORRIS: Q. Okay. So – A. Can you go – let's keep going. Just I'll quickly read the whole thing. Q. No problem.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —  A. Yeah. Now, I — given what it is, it's something that, I'm sure, comes out of legal and compliance.  Q. And does — do the advisors have — withdrawn.  Did the advisors have their own legal and compliance officers as of October 23, 2020?  A. No.	
5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary. MS. CANTY: I also put it in the chat, John. MR. MORRIS: Thank you. THE WITNESS: I see it. BY MR. MORRIS: Q. Okay. So – A. Can you go – let's keep going. Just I'll quickly read the whole thing. Q. No problem. A. That's it. Okay. Got it. All	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —  A. Yeah. Now, I — given what it is, it's something that, I'm sure, comes out of legal and compliance.  Q. And does — do the advisors have — withdrawn.  Did the advisors have their own legal and compliance officers as of October 23, 2020?  A. No.  Q. Did they have any — did anybody	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary. MS. CANTY: I also put it in the chat, John. MR. MORRIS: Thank you. THE WITNESS: I see it. BY MR. MORRIS: Q. Okay. So – A. Can you go – let's keep going. Just I'll quickly read the whole thing. Q. No problem. A. That's it. Okay. Got it. All right.	4 5 6 7 8 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —  A. Yeah. Now, I — given what it is, it's something that, I'm sure, comes out of legal and compliance.  Q. And does — do the advisors have — withdrawn.  Did the advisors have their own legal and compliance officers as of October 23, 2020?  A. No.  Q. Did they have any — did anybody serve as the advisors' general counsel as of	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary. MS. CANTY: I also put it in the chat, John. MR. MORRIS: Thank you. THE WITNESS: I see it. BY MR. MORRIS: Q. Okay. So – A. Can you go – let's keep going. Just I'll quickly read the whole thing. Q. No problem. A. That's it. Okay. Got it. All right. Q. Okay. So now that you've seen the	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —  A. Yeah. Now, I — given what it is, it's something that, I'm sure, comes out of legal and compliance.  Q. And does — do the advisors have — withdrawn.  Did the advisors have their own legal and compliance officers as of October 23, 2020?  A. No.  Q. Did they have any — did anybody serve as the advisors' general counsel as of October 23, 2020?	
8 9 10 111 12 13 14 15 16 17 18 19 20 21 22 23 24	MS. CANTY: (Complies with request.) THE WITNESS: Okay. Keep going. MS. CANTY: (Complies with request.) BY MR. MORRIS: Q. Just – I'm going to ask you questions about Section 2 just so you know, but you're welcome to view any portion of this document as you believe necessary. MS. CANTY: I also put it in the chat, John. MR. MORRIS: Thank you. THE WITNESS: I see it. BY MR. MORRIS: Q. Okay. So – A. Can you go – let's keep going. Just I'll quickly read the whole thing. Q. No problem. A. That's it. Okay. Got it. All right.	4 5 6 7 8 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	responsible for preparing a memo of this type on behalf of the advisors?  A. Let's go back to the front and see who it's from.  Q. Sure.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. Is that —  A. Yeah. Now, I — given what it is, it's something that, I'm sure, comes out of legal and compliance.  Q. And does — do the advisors have — withdrawn.  Did the advisors have their own legal and compliance officers as of October 23, 2020?  A. No.  Q. Did they have any — did anybody serve as the advisors' general counsel as of	

#### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 62 of 200 PageID 49508

Page 1 JAMES DONDERO	34 Page 1 1 JAMES DONDERO
2 and accounting support for all the funds listed	2 THE WITNESS: I'm not aware of what
3 in the "to" section here.	3 standard practice was or wasn't; but again,
4 As I said earlier, NexPoint has a	4 the infrastructure for something like this
5 couple accountants – I mean – I'm sorry – a	5 would have been only at Highland.
	6 HCMFA only had portfolio managers
6 couple lawyers who do real estate transactions 7 stuff. Their – their title – their title	
	7 and analysts as employees, and NexPoint
8 meaning DC's counsel, DC Sauter, who's the most	8 pretty much only had portfolio managers and
9 senior attorney there, it might be general	9 analysts as employees.
10 counsel; but he only does real estate	10 The staff functions were at
11 transactions.	Highland, and Highland serviced the funds
The legal dependents of NexPoint and	12 via a Shared Services Agreement that was
13 HCMFA was on the Shared Services Agreement and	still in place as of the date of this memo.
14 the Highland attorneys that performed those	14 MR. MORRIS: Okay. Can we go down
15 Shared Services Agreements.	15 to Section 2, please.
16 Q. Okay. Did anybody acting on behalf	16 MS. CANTY: (Complies with request.)
17 of the advisors review and approve this memo	17 BY MR. MORRIS:
18 before it was sent to the retail funds?	18 Q. Looking at Section 2, do you see
19 A. I don't know.	19 that there's a question as to whether there are
Q. Is it your practice as the president	20 any material amounts currently payable or due
21 of the advisors to have memos sent to the	21 in the future EG notes to
22 retail board without anybody reviewing and	22 A. Yes.
23 approving the memos on behalf of the advisors?	23 Q. – the Highland by HCMFA or
24 MS. DEITSCH-PEREZ: Object to the	24 NexPoint?
25 form.	25 A. Yes.
Page '	
1 JAMES DONDERO	1 JAMES DONDERO
Q. Okay. In the 53 or 54 weeks since	2 from counsel to the advisors in response to my
3 this memo as was sent, do you know if it has	3 specific request for the October 2020, 15-C
4 been amended or modified in any way?	4 response. So that's how – that's how I got it
5 A. I believe there was similar memos	5 just so you know.
6 like this for this year's annual for the	6 A. Okay.
7 2021 renewal, but I do not have – I've not	7 Q. So – so were you aware in October
8 seen those either; and I don't know how this	8 of 2020 that NexPoint informed the retail board
9 answer would have changed.	9 that as of June 30, 2020, it owed Highland and
10 Q. Okay. But at least as of	10 its affiliates approximately \$23.7 million?
•	11 MS. DEITSCH-PEREZ: Object to the
12 advisors gave to the retail board in response	11 MS. DEITSCH-PEREZ: Object to the 12 form.
12 advisors gave to the retail board in response 13 to Question Number 2, right?	<ul> <li>11 MS. DEITSCH-PEREZ: Object to the</li> <li>12 form.</li> <li>13 THE WITNESS: I was not aware.</li> </ul>
advisors gave to the retail board in response to Question Number 2, right? MS. DEITSCH-PEREZ: Object to the	11 MS. DEITSCH-PEREZ: Object to the 12 form.
advisors gave to the retail board in response to Question Number 2, right? MS. DEITSCH-PEREZ: Object to the	<ul> <li>11 MS. DEITSCH-PEREZ: Object to the</li> <li>12 form.</li> <li>13 THE WITNESS: I was not aware.</li> <li>14 BY MR. MORRIS:</li> <li>15 Q. Does that amount comport with your</li> </ul>
advisors gave to the retail board in response to Question Number 2, right? MS. DEITSCH-PEREZ: Object to the form.	<ul> <li>11 MS. DEITSCH-PEREZ: Object to the</li> <li>12 form.</li> <li>13 THE WITNESS: I was not aware.</li> <li>14 BY MR. MORRIS:</li> </ul>
advisors gave to the retail board in response to Question Number 2, right? MS. DEITSCH-PEREZ: Object to the form. THE WITNESS: As far – as far as I	<ul> <li>11 MS. DEITSCH-PEREZ: Object to the</li> <li>12 form.</li> <li>13 THE WITNESS: I was not aware.</li> <li>14 BY MR. MORRIS:</li> <li>15 Q. Does that amount comport with your</li> </ul>
advisors gave to the retail board in response to Question Number 2, right?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: As far – as far as I know, having seen it here for the first	<ul> <li>11 MS. DEITSCH-PEREZ: Object to the</li> <li>12 form.</li> <li>13 THE WITNESS: I was not aware.</li> <li>14 BY MR. MORRIS:</li> <li>15 Q. Does that amount comport with your</li> <li>16 recollection as to what was outstanding on the</li> </ul>
advisors gave to the retail board in response to Question Number 2, right? MS. DEITSCH-PEREZ: Object to the form. THE WITNESS: As far – as far as I know, having seen it here for the first time and not knowing whether this was the	11 MS. DEITSCH-PEREZ: Object to the 12 form. 13 THE WITNESS: I was not aware. 14 BY MR. MORRIS: 15 Q. Does that amount comport with your 16 recollection as to what was outstanding on the 17 May 31, 2017, note that NexPoint gave to
advisors gave to the retail board in response to Question Number 2, right?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: As far – as far as I know, having seen it here for the first time and not knowing whether this was the final or if there were subsequent letters	11 MS. DEITSCH-PEREZ: Object to the 12 form. 13 THE WITNESS: I was not aware. 14 BY MR. MORRIS: 15 Q. Does that amount comport with your 16 recollection as to what was outstanding on the 17 May 31, 2017, note that NexPoint gave to 18 Highland?
advisors gave to the retail board in response to Question Number 2, right?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: As far – as far as I know, having seen it here for the first time and not knowing whether this was the final or if there were subsequent letters and not knowing what the 2021 letter looks	11 MS. DEITSCH-PEREZ: Object to the 12 form. 13 THE WITNESS: I was not aware. 14 BY MR. MORRIS: 15 Q. Does that amount comport with your 16 recollection as to what was outstanding on the 17 May 31, 2017, note that NexPoint gave to 18 Highland? 19 A. I don't have awareness.
advisors gave to the retail board in response to Question Number 2, right?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: As far — as far as I know, having seen it here for the first time and not knowing whether this was the final or if there were subsequent letters and not knowing what the 2021 letter looks like, on its surface that appears so; but I	11 MS. DEITSCH-PEREZ: Object to the 12 form. 13 THE WITNESS: I was not aware. 14 BY MR. MORRIS: 15 Q. Does that amount comport with your 16 recollection as to what was outstanding on the 17 May 31, 2017, note that NexPoint gave to 18 Highland? 19 A. I don't have awareness. 20 Q. Okay. Did NexPoint – do you know 21 if NexPoint ever informed the retail board that
advisors gave to the retail board in response to Question Number 2, right?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: As far – as far as I know, having seen it here for the first time and not knowing whether this was the final or if there were subsequent letters and not knowing what the 2021 letter looks like, on its surface that appears so; but I have no awareness.	11 MS. DEITSCH-PEREZ: Object to the 12 form. 13 THE WITNESS: I was not aware. 14 BY MR. MORRIS: 15 Q. Does that amount comport with your 16 recollection as to what was outstanding on the 17 May 31, 2017, note that NexPoint gave to 18 Highland? 19 A. I don't have awareness. 20 Q. Okay. Did NexPoint – do you know 21 if NexPoint ever informed the retail board that 22 any – any portion of that \$23.7 million was
advisors gave to the retail board in response to Question Number 2, right?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: As far – as far as I know, having seen it here for the first time and not knowing whether this was the final or if there were subsequent letters and not knowing what the 2021 letter looks like, on its surface that appears so; but I have no awareness. BY MR. MORRIS:	11 MS. DEITSCH-PEREZ: Object to the 12 form. 13 THE WITNESS: I was not aware. 14 BY MR. MORRIS: 15 Q. Does that amount comport with your 16 recollection as to what was outstanding on the 17 May 31, 2017, note that NexPoint gave to 18 Highland? 19 A. I don't have awareness. 20 Q. Okay. Did NexPoint – do you know 21 if NexPoint ever informed the retail board that 22 any – any portion of that \$23.7 million was
advisors gave to the retail board in response to Question Number 2, right?  MS. DEITSCH-PEREZ: Object to the form.  THE WITNESS: As far – as far as I know, having seen it here for the first time and not knowing whether this was the final or if there were subsequent letters and not knowing what the 2021 letter looks like, on its surface that appears so; but I have no awareness. BY MR. MORRIS:	11 MS. DEITSCH-PEREZ: Object to the 12 form. 13 THE WITNESS: I was not aware. 14 BY MR. MORRIS: 15 Q. Does that amount comport with your 16 recollection as to what was outstanding on the 17 May 31, 2017, note that NexPoint gave to 18 Highland? 19 A. I don't have awareness. 20 Q. Okay. Did NexPoint – do you know 21 if NexPoint ever informed the retail board that 22 any – any portion of that \$23.7 million was 23 subject to any of the agreements that you

#### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 63 of 200 PageID 49509

		ıcu	01/09/24 Page 63 of 200 PageID 495	.00
1	Page 138 JAMES DONDERO	1	JAMES DONDERO	age 139
2	Q. Did you ever instruct anybody on		everything that's going on with the Highland	
3	behalf of NexPoint to advise the retail board	3	bankruptcy in 2021.	
4	of the existence of the agreements?	4	And I'm not aware of what those	
5	A. No, I do not believe so.	5	letters contain. I haven't seen those letters	
6	Q. Do you know if anybody acting on	6	either, but those letters may include quite a	
7	behalf of NexPoint has ever informed the retail	7	bit of disclosure regarding the questions that	
8	board that NexPoint's outstanding obligation		you're asking me; but I don't know. But I	
9	was subject to the agreements that you entered	9	didn't specifically instruct anybody to tell	
10	into with the Dugaboy trustee?	10	the board. I also didn't instruct anybody	
11	A. No.	11	specifically to not tell the board.	
12	Q. Did you ever inform the retail	12	So I don't know what was told to the	
13	boards that any portion of this \$23 million was	13	board for the period after October 2020.	
14	subject to offset?	14	Q. Okay. I appreciate that, and I can	
15	A. You know what, I – let me answer	15	only ask you what you know, right?	
16	that and let me also adjust the last five no	16	And so what may or may not be in any	
17	answers I just rattled off.	17	other report is kind of irrelevant here because	
18	I'm thinking in the context of the	18	you haven't seen those reports, right?	
19	time period of the date of this letter, which	19	A. Correct.	
20	is October of 2020.	20	Q. Okay. And so you have no basis of	
21	Again, there would have been similar	21	knowing one way or the other whether any report	
2	letters and disclosures like this and	22	delivered to the retail board after October	
23	additional questions, initial requests for	23	2020 – 2020 contains anything about the	
24	renewal, and then subsequent questions,	24	agreements that you entered into with the	
25	probably multiple subsequent questions, given	25	Dugaboy trustee, correct?	
1	Page 140 JAMES DONDERO	1	JAMES DONDERO	age 14
2	A. Right. I just want to be clear that	2	everything we have gone over in the last – I	
3	•			
	my answer's saying I did not specifically			
4	my answer's saying I did not specifically instruct somebody to tell them. It doesn't		don't know. Probably.  Q. Okay. Do you know whether anybody	
4 5	instruct somebody to tell them. It doesn't	3 4	don't know. Probably.	
4 5 6		3 4 5	don't know. Probably. Q. Okay. Do you know whether anybody	
	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't	3 4 5 6	don't know. Probably.  Q. Okay. Do you know whether anybody has informed the retail board on behalf of	
7	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them.	3 4 5 6	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by	
7	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them.  Q. Okay.	3 4 5 6 7	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million?	
7 8 9	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them.  Q. Okay.  A. So that's – that's a clarification	3 4 5 6 7 8	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know.	
7 8 9	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them.  Q. Okay. A. So that's – that's a clarification I want to make.	3 4 5 6 7 8 9	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you	
7 8 9 10	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them.  Q. Okay. A. So that's – that's a clarification I want to make. Q. Okay. No problem.	3 4 5 6 7 8 9	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you know whether anybody acting behalf of HCMFA	
7 8 9 10 11	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them.  Q. Okay. A. So that's – that's a clarification I want to make. Q. Okay. No problem. And then – and then do you see that	3 4 5 6 7 8 9 10	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you know whether anybody acting behalf of HCMFA ever told the retail boards that the	
7 8 9 10 11 12	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them. Q. Okay. A. So that's – that's a clarification I want to make. Q. Okay. No problem. And then – and then do you see that there's a report to the retail board that HCMFA	3 4 5 6 7 8 9 10 11 12	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you know whether anybody acting behalf of HCMFA ever told the retail boards that the \$12.3 million was subject to offset of any	
7 8 9 10 11 12 13	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them. Q. Okay. A. So that's – that's a clarification I want to make. Q. Okay. No problem. And then – and then do you see that there's a report to the retail board that HCMFA had approximately \$12.3 million outstanding to	3 4 5 6 7 8 9 10 11 12 13	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you know whether anybody acting behalf of HCMFA ever told the retail boards that the \$12.3 million was subject to offset of any kind?	
7 8 9 10 11 12 13 14	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them. Q. Okay. A. So that's — that's a clarification I want to make. Q. Okay. No problem. And then — and then do you see that there's a report to the retail board that HCMFA had approximately \$12.3 million outstanding to Highland as of June 30, 2020?	3 4 5 6 7 8 9 10 11 12 13 14	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you know whether anybody acting behalf of HCMFA ever told the retail boards that the \$12.3 million was subject to offset of any kind? A. I don't know, but I can't imagine	
7 8 9 10 11 12 13 14 15	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them. Q. Okay. A. So that's – that's a clarification I want to make. Q. Okay. No problem. And then – and then do you see that there's a report to the retail board that HCMFA had approximately \$12.3 million outstanding to Highland as of June 30, 2020? A. Yes. Q. Okay. So just the same type of	3 4 5 6 7 8 9 10 11 12 13 14 15	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you know whether anybody acting behalf of HCMFA ever told the retail boards that the \$12.3 million was subject to offset of any kind? A. I don't know, but I can't imagine the October 21 letter didn't address some of	
7 8 9 10 11 12 13 14 15 16	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them. Q. Okay. A. So that's – that's a clarification I want to make. Q. Okay. No problem. And then – and then do you see that there's a report to the retail board that HCMFA had approximately \$12.3 million outstanding to Highland as of June 30, 2020? A. Yes. Q. Okay. So just the same type of	3 4 5 6 7 8 9 10 11 12 13 14 15 16	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you know whether anybody acting behalf of HCMFA ever told the retail boards that the \$12.3 million was subject to offset of any kind? A. I don't know, but I can't imagine the October 21 letter didn't address some of those issues because those issues I'm not sure	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them.  Q. Okay. A. So that's – that's a clarification  I want to make. Q. Okay. No problem. And then – and then do you see that there's a report to the retail board that HCMFA had approximately \$12.3 million outstanding to Highland as of June 30, 2020? A. Yes. Q. Okay. So just the same type of questions.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you know whether anybody acting behalf of HCMFA ever told the retail boards that the \$12.3 million was subject to offset of any kind? A. I don't know, but I can't imagine the October 21 letter didn't address some of those issues because those issues I'm not sure were known at this point in time.	
7 8 9 10 11 12 13 14 15 16 17 18	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them. Q. Okay. A. So that's – that's a clarification I want to make. Q. Okay. No problem. And then – and then do you see that there's a report to the retail board that HCMFA had approximately \$12.3 million outstanding to Highland as of June 30, 2020? A. Yes. Q. Okay. So just the same type of questions. Do you have any knowledge as to how	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you know whether anybody acting behalf of HCMFA ever told the retail boards that the \$12.3 million was subject to offset of any kind? A. I don't know, but I can't imagine the October 21 letter didn't address some of those issues because those issues I'm not sure were known at this point in time. Q. Okay. If – and we can look at	
7 8 9 10 11 12 13 14 15 16 17 18 19	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them. Q. Okay. A. So that's – that's a clarification I want to make. Q. Okay. No problem. And then – and then do you see that there's a report to the retail board that HCMFA had approximately \$12.3 million outstanding to Highland as of June 30, 2020? A. Yes. Q. Okay. So just the same type of questions. Do you have any knowledge as to how that number was calculated?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you know whether anybody acting behalf of HCMFA ever told the retail boards that the \$12.3 million was subject to offset of any kind? A. I don't know, but I can't imagine the October 21 letter didn't address some of those issues because those issues I'm not sure were known at this point in time. Q. Okay. If – and we can look at paragraph 1 if it helps.	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them. Q. Okay. A. So that's – that's a clarification I want to make. Q. Okay. No problem. And then – and then do you see that there's a report to the retail board that HCMFA had approximately \$12.3 million outstanding to Highland as of June 30, 2020? A. Yes. Q. Okay. So just the same type of questions. Do you have any knowledge as to how that number was calculated? A. No.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you know whether anybody acting behalf of HCMFA ever told the retail boards that the \$12.3 million was subject to offset of any kind? A. I don't know, but I can't imagine the October 21 letter didn't address some of those issues because those issues I'm not sure were known at this point in time. Q. Okay. If – and we can look at paragraph 1 if it helps. But my question is whether you're	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them.  Q. Okay. A. So that's – that's a clarification I want to make. Q. Okay. No problem. And then – and then do you see that there's a report to the retail board that HCMFA had approximately \$12.3 million outstanding to Highland as of June 30, 2020? A. Yes. Q. Okay. So just the same type of questions. Do you have any knowledge as to how that number was calculated? A. No. Q. Do you know if it includes the	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you know whether anybody acting behalf of HCMFA ever told the retail boards that the \$12.3 million was subject to offset of any kind? A. I don't know, but I can't imagine the October 21 letter didn't address some of those issues because those issues I'm not sure were known at this point in time. Q. Okay. If – and we can look at paragraph 1 if it helps. But my question is whether you're aware of anybody on behalf of HCMFA ever	
7 8 9 10 11 12 13 14 15 16 17	instruct somebody to tell them. It doesn't mean they don't know or someone else didn't tell them.  Q. Okay. A. So that's – that's a clarification I want to make. Q. Okay. No problem. And then – and then do you see that there's a report to the retail board that HCMFA had approximately \$12.3 million outstanding to Highland as of June 30, 2020? A. Yes. Q. Okay. So just the same type of questions. Do you have any knowledge as to how that number was calculated? A. No. Q. Do you know if it includes the \$7.4 million, which is the aggregate principal amount of the two notes that HCMFA issued to	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	don't know. Probably. Q. Okay. Do you know whether anybody has informed the retail board on behalf of HCMFA that that \$12.3 million was overstated by \$7.4 million? A. I – I don't know. Q. Okay. Do you know whether – do you know whether anybody acting behalf of HCMFA ever told the retail boards that the \$12.3 million was subject to offset of any kind? A. I don't know, but I can't imagine the October 21 letter didn't address some of those issues because those issues I'm not sure were known at this point in time. Q. Okay. If – and we can look at paragraph 1 if it helps. But my question is whether you're aware of anybody on behalf of HCMFA ever informing the retail board in 2020 that HCMFA	

Page 143				
	JAMES DONDERO	1	Page 142 JAMES DONDERO	1
			THE WITNESS: I don't know.	2
	confirmation hearing, right?  A. I – I don't – I don't know.		BY MR. MORRIS:	
		3		3
	Q. All right. I'll represent to you	4	Q. Do you know whether anybody acting	4
	that the lawsuits were commenced on or about	5	on behalf of either the advisors informed the	5
	January 22, and the confirmation hearing took	6	retail board at any time in the year 2020 that	6
	place, I think, on February 2 and February 3,		either advisor had claims against Highland?	7
	2021.	8	MS. DEITSCH-PEREZ: Object to the	8
	Does that refresh your recollection	9	form.	9
	at all that the lawsuits were known to you at	10	THE WITNESS: I don't know.	10
	the time of confirmation?	11	MR. MORRIS: Okay. We can take that	11
	MS. DEITSCH-PEREZ: Object to the	12	down, please.	12
	form.	13	MS. CANTY: (Complies with request.)	13
	THE WITNESS: Not specifically. I	14	BY MR. MORRIS:	14
	mean, given the details you just explained,	15	Q. Are you aware that the Court	15
	I guess generally.	16	confirmed the Debtor's Fifth Amended Complaint	16
	BY MR. MORRIS:	17	of Reorganization in February of 2021?	17
	Q. Okay. I'd like to refer to you	18	A. Generally.	18
	NexPoint and HCMFA and HCRE and Services	19	Q. And do you recall that objections to	19
	collectively as the defendants for the next set	20	the confirmation of the plan were filed by you	20
	of questions, okay?	21	and each of the advisors, among others?	21
	A. Okay.	22	A. Yes.	22
	Q. And these questions are in your	23	Q. And do you recall that these	23
	capacity as an individual and in your 30(b)(6)	24	actions, these lawsuits to collect on the	24
	capacity, okay?	25	notes, they were commenced before the	25
Page 145			Page 144	
	JAMES DONDERO	1	JAMES DONDERO	1
	want to get this done. But my question had to	2	Is that okay, sir?	2
	do with the disclosure to the bankruptcy court,	3	A. I'll do the best I can. If I – if	3
	okay? Let me just try again.	4	need clarity or caveats, I'll throw them out	4
	Are you aware, sir, whether any of	5	here.	5
	the defendants disclosed to the bankruptcy	6	Q. Okay. Now, I do understand you're	6
	court prior to confirmation the existence of	7	not a 30(b)(6) witness for HCMFA today. So	7
	the agreements that you entered into with the	8	et's make that clear.	8
	Dugaboy trustee?	9	MS. DEITSCH-PEREZ: Thank you.	9
	MS. DEITSCH-PEREZ: Object to the	10	BY MR. MORRIS:	10
	form and to interrupting the witness.	11	Q. As to HCMFA, you're just here in	11
	THE WITNESS: I'll say yes.	12	your individual capacity as the control person,	
	* *			
			•	
			· · · · · · · · · · · · · · · · · · ·	
			, , , , , , , , , , , , , , , , , , , ,	
			•	
				18
	•		trustee?	19
	form.	20	A. I guess generally, I've testified to	20
	THE WITNESS: I don't - I don't	21	this already. There were numerous	21
	know about pleadings or filings. I - I	22	conversations with Seery, and I know Lynn had	22
	don't know.	23	conversations.	23
	BY MR. MORRIS:	24	Q. Sir, I apologize, but I'm going to	24
	DT WILL WORK NO.			
	THE WITNESS: I don't $-$ I don't know about pleadings or filings. I $-$ I	21 22	A. I guess generally, I've testified to this already. There were numerous conversations with Seery, and I know Lynn had	14 15 16 17 18 19 20 21 22

#### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 65 of 200 PageID 49511

Case 3:21-cv-00881-X   Document 178-42   Fi			
Page 146 JAMES DONDERO	1	JAMES DONDERO	Page 147
		• •	
	١.		
•	_	•	
		·	
•	_	•	
	_	·	
• •		•	
		· · · · · · · · · · · · · · · · · · ·	
		• •	
	١	*	
· · · · · · · · · · · · · · · · · · ·			
		•	
· ·	17	•	
,			
• •	19		
A. I don't know where or how this works	20		
legally. But every written proposal we put	21	to creditors directly and the independent	
forward as a solution and as a plot plan,	22	board; and then subsequently, once Seery became	
always had a zero on all the affiliated notes	23	president, to him.	
as being a zero in something that was	24	And then when Seery proved	
ultimately likely to be compensation.	25	ineffective regarding settlements, there were	
Page 148	1	IAMES DONIDEDO	Page 149
•			
•	١.	•	
-			
•	Э	Prior to the commencement of	
i mean, i listen, i but i			
acceptable with a consequence of the consequence of	6		
consider those reach-outs and characterizations	7	litigation, did you or anybody acting on your	
of the notes as not part of settlement under	7 8	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of	
of the notes as not part of settlement under the estate and that is likely to be	7 8 9	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.	7 8 9 10	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.  Q. Okay. Are you aware of any notice	7 8 9 10 11	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.  Q. Okay. Are you aware of any notice that was ever given to Judge Jernigan about the	7 8 9 10 11 12	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.  THE COURT REPORTER: I'm sorry.	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.  Q. Okay. Are you aware of any notice that was ever given to Judge Jernigan about the existence of any of the agreements that you	7 8 9 10 11 12 13	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.  THE COURT REPORTER: I'm sorry.  When you get to a good point, could we just	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.  Q. Okay. Are you aware of any notice that was ever given to Judge Jernigan about the existence of any of the agreements that you entered into with the Dugaboy trustee?	7 8 9 10 11 12 13 14	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.  THE COURT REPORTER: I'm sorry.  When you get to a good point, could we just take a quick break?	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.  Q. Okay. Are you aware of any notice that was ever given to Judge Jernigan about the existence of any of the agreements that you entered into with the Dugaboy trustee?  A. I-I don't know.	7 8 9 10 11 12 13 14 15	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.  THE COURT REPORTER: I'm sorry.  When you get to a good point, could we just take a quick break?  MR. MORRIS: Yeah. Why don't we do	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.  Q. Okay. Are you aware of any notice that was ever given to Judge Jernigan about the existence of any of the agreements that you entered into with the Dugaboy trustee?	7 8 9 10 11 12 13 14	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.  THE COURT REPORTER: I'm sorry.  When you get to a good point, could we just take a quick break?  MR. MORRIS: Yeah. Why don't we do that, and I hope to try to wrap up. So	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.  Q. Okay. Are you aware of any notice that was ever given to Judge Jernigan about the existence of any of the agreements that you entered into with the Dugaboy trustee?  A. I-I don't know.	7 8 9 10 11 12 13 14 15	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.  THE COURT REPORTER: I'm sorry.  When you get to a good point, could we just take a quick break?  MR. MORRIS: Yeah. Why don't we do	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.  Q. Okay. Are you aware of any notice that was ever given to Judge Jernigan about the existence of any of the agreements that you entered into with the Dugaboy trustee?  A. I-I don't know.  Q. Okay. You're not aware of any as	7 8 9 10 11 12 13 14 15 16	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.  THE COURT REPORTER: I'm sorry.  When you get to a good point, could we just take a quick break?  MR. MORRIS: Yeah. Why don't we do that, and I hope to try to wrap up. So	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.  Q. Okay. Are you aware of any notice that was ever given to Judge Jernigan about the existence of any of the agreements that you entered into with the Dugaboy trustee?  A. I-I don't know.  Q. Okay. You're not aware of any as you sit here right now; is that fair?	7 8 9 10 11 12 13 14 15 16 17	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.  THE COURT REPORTER: I'm sorry.  When you get to a good point, could we just take a quick break?  MR. MORRIS: Yeah. Why don't we do that, and I hope to try to wrap up. So it's 5:37. I mean, I'm going to need	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally. Q. Okay. Are you aware of any notice that was ever given to Judge Jernigan about the existence of any of the agreements that you entered into with the Dugaboy trustee? A. I-I don't know. Q. Okay. You're not aware of any as you sit here right now; is that fair? A. Yes. I'm not aware if any of my	7 8 9 10 11 12 13 14 15 16 17 18	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.  THE COURT REPORTER: I'm sorry.  When you get to a good point, could we just take a quick break?  MR. MORRIS: Yeah. Why don't we do that, and I hope to try to wrap up. So it's 5:37. I mean, I'm going to need probably, you know, another half hour or an	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.  Q. Okay. Are you aware of any notice that was ever given to Judge Jernigan about the existence of any of the agreements that you entered into with the Dugaboy trustee?  A. I - I don't know. Q. Okay. You're not aware of any as you sit here right now; is that fair?  A. Yes. I'm not aware if any of my reach-outs to the people that I described ever	7 8 9 10 11 12 13 14 15 16 17 18	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.  THE COURT REPORTER: I'm sorry.  When you get to a good point, could we just take a quick break?  MR. MORRIS: Yeah. Why don't we do that, and I hope to try to wrap up. So it's 5:37. I mean, I'm going to need probably, you know, another half hour or an hour; but I want to try to finish. It's	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.  Q. Okay. Are you aware of any notice that was ever given to Judge Jernigan about the existence of any of the agreements that you entered into with the Dugaboy trustee?  A. I-I don't know.  Q. Okay. You're not aware of any as you sit here right now; is that fair?  A. Yes. I'm not aware if any of my reach-outs to the people that I described ever made it to Jernigan. I don't know.	7 8 9 10 11 12 13 14 15 16 17 18 19 20	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.  THE COURT REPORTER: I'm sorry.  When you get to a good point, could we just take a quick break?  MR. MORRIS: Yeah. Why don't we do that, and I hope to try to wrap up. So it's 5:37. I mean, I'm going to need probably, you know, another half hour or an hour; but I want to try to finish. It's 5:38.	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.  Q. Okay. Are you aware of any notice that was ever given to Judge Jernigan about the existence of any of the agreements that you entered into with the Dugaboy trustee?  A. I-I don't know. Q. Okay. You're not aware of any as you sit here right now; is that fair?  A. Yes. I'm not aware if any of my reach-outs to the people that I described ever made it to Jemigan. I don't know. Q. Okay.  Q. Okay.  A. I know she asked for updates on the	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.  THE COURT REPORTER: I'm sorry.  When you get to a good point, could we just take a quick break?  MR. MORRIS: Yeah. Why don't we do that, and I hope to try to wrap up. So it's 5:37. I mean, I'm going to need probably, you know, another half hour or an hour; but I want to try to finish. It's 5:38.  I'm fine with if we just come back at 4:45 Central Time, seven minutes.	
of the notes as not part of settlement under the estate and that is likely to be compensation notifying the Court generally.  Q. Okay. Are you aware of any notice that was ever given to Judge Jernigan about the existence of any of the agreements that you entered into with the Dugaboy trustee?  A. I-I don't know.  Q. Okay. You're not aware of any as you sit here right now; is that fair?  A. Yes. I'm not aware if any of my reach-outs to the people that I described ever made it to Jemigan. I don't know.  Q. Okay.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	litigation, did you or anybody acting on your behalf ever tell Jim Seery or Matt Clemente of your agreements with the Dugaboy trustee?  A. I – I don't know specifically.  Q. Thank you very much.  THE COURT REPORTER: I'm sorry.  When you get to a good point, could we just take a quick break?  MR. MORRIS: Yeah. Why don't we do that, and I hope to try to wrap up. So it's 5:37. I mean, I'm going to need probably, you know, another half hour or an hour; but I want to try to finish. It's 5:38.  I'm fine with if we just come back	
	bankruptcy court about the agreements that you entered into with the Dugaboy trustee?  A. No. I'm not – yes. No. I'm not – no, I don't. I don't want to – I don't want to start talking and have you strike it or object. So I'll just answer specifically until you get to the question.  Q. Yeah. So – so again, I'm not trying to trick you.  Can you recall when you told the bankruptcy court that you had entered into will the agreements with the Dugaboy trustee?  A. No.  Q. Can you remember the subject matter of any hearing at which you informed the bankruptcy court about the existence of the agreements that you entered into with the Dugaboy trustee?  A. I don't know where or how this works legally. But every written proposal we put forward as a solution and as a plot plan, always had a zero on all the affiliated notes as being a zero in something that was ultimately likely to be compensation.	JAMES DONDERO  bankruptcy court about the agreements that you entered into with the Dugaboy trustee?  A. No. I'm not – yes. No. I'm not – no, I don't. I don't want to – I don't want to start talking and have you strike it or object. So I'll just answer specifically until you get to the question. Q. Yeah. So – so again, I'm not trying to trick you. Can you recall when you told the bankruptcy court that you had entered into will the agreements with the Dugaboy trustee? A. No. Q. Can you remember the subject matter of any hearing at which you informed the bankruptcy court about the existence of the agreements that you entered into with the Dugaboy trustee? A. I don't know where or how this works legally. But every written proposal we put forward as a solution and as a plot plan, always had a zero on all the affiliated notes as being a zero in something that was ultimately likely to be compensation.  Page 148  JAMES DONDERO reach outs – reaches out to creditors directly again and – to Clemente and the committee; but I think the committee already sold all their stuff by that point.	JAMES DONDERO  bankruptcy court about the agreements that you entered into with the Dugaboy trustee?  A. No. I'm not – yes. No. I'm not – no, I don't. I don't want to – I don't want to start talking and have you strike it or object. So I'll just answer specifically until you get to the question.  Q. Yeah. So – so again, I'm not trying to trick you. Can you recall when you told the bankruptcy court that you had entered into will the agreements with the Dugaboy trustee?  A. No. Q. Can you remember the subject matter of any hearing at which you informed the bankruptcy court about the existence of the agreements that you entered into with the Dugaboy trustee?  A. I don't know where or how this works legally. But every written proposal we put forward as a solution and as a plot plan, always had a zero on all the affliated notes as being a zero in something that was ultimately likely to be compensation.  Page 148  1 JAMES DONDERO 2 All of those settlement proposals, a some were done formally through Seery, some 4 were done indirectly, some of it were – some 5 of them were done to the independent board; 6 some of them were done to the independent board; 6 some of them were done to the independent board; 6 some of them were done to the independent board; 6 some of them were done to the independent board; 6 some of them were done to the independent board; 6 some of them were done to the independent board; 6 some of them were done to the independent board; 7 but all of those sectione of it were – some 6 some of them were done to the independent board; 7 but all of those documented the expectation 9 C. Do you believe that any of the 10 documents that you just described were ever 11 presented to the bankruptcy court? 12 A. Yes. 13 Q. Okay. When and in what context were 14 those documents delivered to the bankruptcy 15 court? 16 A. I believed that the independent 17 board and Seery were representatives of the 18 bankruptcy court in that regard. 19 So I think within a month, two 18 bankruptcy court in that regard. 20 cand th

#### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 66 of 200 PageID 49512

Page 150 JAMES DONDERO		D 45
O/ WILC DOI VDLI (O	1	Page 15 JAMES DONDERO
THE VIDEOGRAPHER: This is the		BY MR. MORRIS:
beginning of Media Number 3 in the	3	Q. Prior to confirmation, did you
deposition of James Dondero. We are back	4	direct anybody to inform Judge Jemigan that
on the record. The time is 4:45.	5	any of the Promissory Notes were unenforceable
		for any reason?
		A. I don't know.
·		Q. Okay. I want to direct your
	9	attention to December 2020.
which of the defendants ever informed the	10	Do you recall if you had a
bankruptcy court that any of the Promissory	11	conversation with Frank Waterhouse concerning
	12	payments that were due to Highland by any of
· · · · · · · · · · · · · · · · · · ·	13	the companies that you directly or indirectly
And when I use the phrase	14	own or control?
"bankruptcy court" here – you know what, let	15	A. I'm trying to think. Generally, we
me ask a different question.	16	overpaid on shared services, so by a
Prior to confirmation, do you know	17	significant amount, I believe 14, 15 million
if anybody acting on behalf of the defendants	18	bucks. And then there was a supposed to be an
ever disclosed to Judge Jemigan that any of	19	overall transition settlement true-up regarding
the Promissory Notes subject to the lawsuits	20	the employees, the office space, you know,
were unenforceable for any reason?	21	whatever.
MS. DEITSCH-PEREZ: Object to the	22	So the – yeah, that's – that's the
form.	23	<ul> <li>that's my general recollection.</li> </ul>
THE WITNESS: I don't know.	24	Q. But did you give Mr. Waterhouse any
	25	instructions as to whether to pay or not pay
Page 152		Page 15
		JAMES DONDERO
		Mr. Waterhouse?
		A. Not that I recall.
		Q. Do you recall telling anybody other than Mr. Waterhouse in December 2020 that no
•	6	payment should be made to Highland under the
	7	Shared Services Agreement?
· ·		A. I do believe there was a team – I
		can't remember — I know Dustin Norris is on
-		that team. He was aware. He was aware. And
		as a matter of fact, I think – yeah. He – I
· ·		know he was aware for sure.
		Q. Anybody else?
		A. There were other people on that
		team, but I can't remember who was on that team
• •	16	or who was in the room at any time.
notes.	17	Q. Is there anything in writing that
BY MR. MORRIS:	18	you recall that reflects the instruction that
Q. So your recollection is that you	19	you gave to Mr. Waterhouse in December 2020
·	20	that we're talking about?
instructed Mr. Waterhouse not to make any		· J · · · · ·
instructed Mr. Waterhouse not to make any further payments under the shared services, and	21	A. I believe the back-and-forth and the
further payments under the shared services, and	21	
•	21 22	true-up with Seery on the multiple of things
further payments under the shared services, and that's the instruction you gave?	21	
	bankruptcy court that any of the Promissory  Notes that are the subject of the lawsuits were unenforceable for any reason? And when I use the phrase "bankruptcy court" here – you know what, let me ask a different question. Prior to confirmation, do you know if anybody acting on behalf of the defendants ever disclosed to Judge Jemigan that any of the Promissory Notes subject to the lawsuits were unenforceable for any reason? MS. DEITSCH-PEREZ: Object to the form. THE WITNESS: I don't know.	Q. Just to finish up on the topic we were on when we took the break, Mr. Dondero. Prior to confirmation, do you know which of the defendants ever informed the bankruptcy court that any of the Promissory 11 Notes that are the subject of the lawsuits were unenforceable for any reason? And when I use the phrase 14 "bankruptcy court" here – you know what, let me ask a different question. Prior to confirmation, do you know 17 if anybody acting on behalf of the defendants ever disclosed to Judge Jemigan that any of the Promissory Notes subject to the lawsuits were unenforceable for any reason? MS. DEITSCH-PEREZ: Object to the form. 23 THE WITNESS: I don't know. 24 If MS. DEITSCH-PEREZ: Object to the form. 25 Are you asking about the Notes or the Shared Services Agreements? MR. MORRIS: I'm asking about — I'm asking very broadly any payments. 10 THE WITNESS: I do remember having conversations not to pay any more shared services. 13 And I hope there weren't anymore payments on shared services. There — 15

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 67 of 200 PageID 49513

Case 3:21-cv-00881-X   Document 178-42   Fi	····	3	
JAMES DONDERO	1	Page 1 JAMES DONDERO	155
	2		
• •	3	•	
•	١.	•	
·	l _		
	١ ـ		
•		• •	
•			
· · · · · ·		•	
	10		
	11	Q. I just – I'm sorry. I –	
	13	•	
	14		
have in mind made in December 2020?	15	A. I believe –	
A. I don't know. I don't know which	16	Q. Go ahead, sir.	
ones were paid and kept current. I don't know	17	A. No. I'll let you go. It's better	
which ones were cured. I don't - I don't	18		
remember which ones were which.	19	Q. Okay. Did you direct anybody to	
Q. Are you aware of any note that was	20	make any payment in December 2020 to Highland	
tendered by one of Highland's affiliates on	21	on behalf of any affiliate that you owned or	
which payment was made in December 2020?	22	controlled?	
A. I don't know. I don't know when	23	A. I believe all notes are outstanding	
I don't know which ones were kept current. I	24	and current and in good standing. I don't know	
don't know which ones were cured in December.	25	when they were cured.	
Page 156		Page 1	157
IAMES DONDEDO			
JAMES DONDERO	1	JAMES DONDERO	
Q. Are you just talking about the term	1 2	JAMES DONDERO  MS. DEITSCH-PEREZ: Object to the	
Q. Are you just talking about the term notes here or the demand notes as well?		MS. DEITSCH-PEREZ: Object to the form.	
<ul><li>Q. Are you just talking about the term</li><li>notes here or the demand notes as well?</li><li>A. All of the above. All of the notes</li></ul>	2	MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS:	
<ul><li>Q. Are you just talking about the term</li><li>notes here or the demand notes as well?</li><li>A. All of the above. All of the notes</li><li>as far as I know.</li></ul>	2	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q by you by you or any entity	
<ul> <li>Q. Are you just talking about the term</li> <li>notes here or the demand notes as well?</li> <li>A. All of the above. All of the notes</li> <li>as far as I know.</li> <li>Q. Are you aware that in December 2020,</li> </ul>	2 3 4 5 6	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. – by you – by you or any entity directly or indirectly owned or control by you	
<ul> <li>Q. Are you just talking about the term</li> <li>notes here or the demand notes as well?</li> <li>A. All of the above. All of the notes</li> <li>as far as I know.</li> <li>Q. Are you aware that in December 2020,</li> <li>Highland made a demand for payment under all of</li> </ul>	2 3 4 5 6 7	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland?	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes?	2 3 4 5 6 7 8	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness.	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as	2 3 4 5 6 7 8 9	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q by you - by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021,	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I	2 3 4 5 6 7 8 9	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland?  A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured.	2 3 4 5 6 7 8 9 10	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes?	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured. Q. Okay. Can you identify any payment	2 3 4 5 6 7 8 9 10 11 12	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. – by you – by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes? A. I'm aware in – that January – yes,	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured. Q. Okay. Can you identify any payment that was made in December 2020 to Highland on	2 3 4 5 6 7 8 9 10 11 12 13	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes? A. I'm aware in — that January — yes, I guess I am aware that Highland declared them	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured. Q. Okay. Can you identify any payment that was made in December 2020 to Highland on behalf of yourself or any entity that you	2 3 4 5 6 7 8 9 10 11 12 13 14	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes? A. I'm aware in — that January — yes, I guess I am aware that Highland declared them in default in January, yes.	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured. Q. Okay. Can you identify any payment that was made in December 2020 to Highland on behalf of yourself or any entity that you directly or indirectly own or control?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes? A. I'm aware in — that January — yes, I guess I am aware that Highland declared them in default in January, yes. Q. And you're aware that in addition to	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured. Q. Okay. Can you identify any payment that was made in December 2020 to Highland on behalf of yourself or any entity that you directly or indirectly own or control? A. I wouldn't have been involved in —	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes? A. I'm aware in — that January — yes, I guess I am aware that Highland declared them in default in January, yes. Q. And you're aware that in addition to declaring them in default, they gave notice of	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured. Q. Okay. Can you identify any payment that was made in December 2020 to Highland on behalf of yourself or any entity that you directly or indirectly own or control? A. I wouldn't have been involved in normal course	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes? A. I'm aware in — that January — yes, I guess I am aware that Highland declared them in default in January, yes. Q. And you're aware that in addition to declaring them in default, they gave notice of acceleration?	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured. Q. Okay. Can you identify any payment that was made in December 2020 to Highland on behalf of yourself or any entity that you directly or indirectly own or control? A. I wouldn't have been involved in — I wouldn't have been involved in normal course payments. I know there were — I know for sure	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes? A. I'm aware in — that January — yes, I guess I am aware that Highland declared them in default in January, yes. Q. And you're aware that in addition to declaring them in default, they gave notice of acceleration? A. I'm not aware of acceleration. I'm	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured. Q. Okay. Can you identify any payment that was made in December 2020 to Highland on behalf of yourself or any entity that you directly or indirectly own or control? A. I wouldn't have been involved in — I wouldn't have been involved in normal course payments. I know there were — I know for sure there were cure payments in January. I don't	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS:  Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland?  A. I don't have awareness.  Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes?  A. I'm aware in — that January — yes, I guess I am aware that Highland declared them in default in January, yes.  Q. And you're aware that in addition to declaring them in default, they gave notice of acceleration?  A. I'm not aware of acceleration. I'm aware of, I guess, default I had heard.	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured. Q. Okay. Can you identify any payment that was made in December 2020 to Highland on behalf of yourself or any entity that you directly or indirectly own or control? A. I wouldn't have been involved in — I wouldn't have been involved in normal course payments. I know there were — I know for sure there were cure payments in January. I don't know if there were in December.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes? A. I'm aware in — that January — yes, I guess I am aware that Highland declared them in default in January, yes. Q. And you're aware that in addition to declaring them in default, they gave notice of acceleration? A. I'm not aware of acceleration. I'm aware of, I guess, default I had heard. Q. Did you ever see the	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured. Q. Okay. Can you identify any payment that was made in December 2020 to Highland on behalf of yourself or any entity that you directly or indirectly own or control? A. I wouldn't have been involved in — I wouldn't have been involved in normal course payments. I know there were — I know for sure there were cure payments in January. I don't know if there were in December. Q. Okay. And that's — we'll get to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes? A. I'm aware in — that January — yes, I guess I am aware that Highland declared them in default in January, yes. Q. And you're aware that in addition to declaring them in default, they gave notice of acceleration? A. I'm not aware of acceleration. I'm aware of, I guess, default I had heard. Q. Did you ever see the notice-of-default letters that Highland sent to	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured. Q. Okay. Can you identify any payment that was made in December 2020 to Highland on behalf of yourself or any entity that you directly or indirectly own or control? A. I wouldn't have been involved in — I wouldn't have been involved in normal course payments. I know there were — I know for sure there were cure payments in January. I don't know if there were in December. Q. Okay. And that's — we'll get to January. I'm just trying to finish up	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes? A. I'm aware in — that January — yes, I guess I am aware that Highland declared them in default in January, yes. Q. And you're aware that in addition to declaring them in default, they gave notice of acceleration? A. I'm not aware of acceleration. I'm aware of, I guess, default I had heard. Q. Did you ever see the notice-of-default letters that Highland sent to NexPoint HCRE and services?	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured. Q. Okay. Can you identify any payment that was made in December 2020 to Highland on behalf of yourself or any entity that you directly or indirectly own or control? A. I wouldn't have been involved in — I wouldn't have been involved in normal course payments. I know there were — I know for sure there were cure payments in January. I don't know if there were in December. Q. Okay. And that's — we'll get to January. I'm just trying to finish up December.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes? A. I'm aware in — that January — yes, I guess I am aware that Highland declared them in default in January, yes. Q. And you're aware that in addition to declaring them in default, they gave notice of acceleration? A. I'm not aware of acceleration. I'm aware of, I guess, default I had heard. Q. Did you ever see the notice-of-default letters that Highland sent to NexPoint HCRE and services? A. I don't believe I've seen all of	
Q. Are you just talking about the term notes here or the demand notes as well? A. All of the above. All of the notes as far as I know. Q. Are you aware that in December 2020, Highland made a demand for payment under all of the demand notes? A. And I believe they're all current as far as interest and principal amortization. I believe they've all been cured. Q. Okay. Can you identify any payment that was made in December 2020 to Highland on behalf of yourself or any entity that you directly or indirectly own or control? A. I wouldn't have been involved in — I wouldn't have been involved in normal course payments. I know there were — I know for sure there were cure payments in January. I don't know if there were in December. Q. Okay. And that's — we'll get to January. I'm just trying to finish up	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. — by you — by you or any entity directly or indirectly owned or control by you to Highland? A. I don't have awareness. Q. Do you recall that early in 2021, Highland gave notice of default on the three term notes? A. I'm aware in — that January — yes, I guess I am aware that Highland declared them in default in January, yes. Q. And you're aware that in addition to declaring them in default, they gave notice of acceleration? A. I'm not aware of acceleration. I'm aware of, I guess, default I had heard. Q. Did you ever see the notice-of-default letters that Highland sent to NexPoint HCRE and services? A. I don't believe I've seen all of them. I think I've seen one on demand notes.	
	overpayment on shared services. And those — those spreadsheets went back and forth, and Seery has copies of them also. Q. Are you aware of any payments being made by the advisors to Highland after November 30, 2020? A. Hopefully not on shared services. I believe there were payments on principal and interest on notes. Q. Were any of those payments that you have in mind made before the end of calendar year 2020 — withdrawn. Were any of those payments that you have in mind made in December 2020? A. I don't know. I don't know which ones were paid and kept current. I don't know which ones were cured. I don't — I don't remember which ones were which. Q. Are you aware of any note that was tendered by one of Highland's affiliates on which payment was made in December 2020? A. I don't know. I don't know when — I don't know which ones were kept current. I don't know which ones were kept current. I don't know which ones were kept current. I	JAMES DONDERO  overpayment on shared services. And those — those spreadsheets went back and forth, and Seery has copies of them also. Q. Are you aware of any payments being made by the advisors to Highland after November 30, 2020? A. Hopefully not on shared services. I believe there were payments on principal and interest on notes. Q. Were any of those payments that you have in mind made before the end of calendar year 2020 — withdrawn. Were any of those payments that you have in mind made in December 2020? A. I don't know. I don't know which ones were paid and kept current. I don't know which ones were cured. I don't — I don't remember which ones were which. Q. Are you aware of any note that was tendered by one of Highland's affiliates on which payment was made in December 2020? A. I don't know. I don't know when — I don't know. I don't know when — I don't know. I don't know when — I don't know which ones were kept current. I	JAMES DONDERO  overpayment on shared services. And those – those spreadsheets went back and forth, and Seery has copies of them also.  Q. Are you aware of any payments being made by the advisors to Highland after November 30, 2020?  A. Hopefully not on shared services. I believe there were payments on principal and interest on notes.  Q. Were any of those payments that you have in mind made before the end of calendar year 2020 – withdrawn.  Were any of those payments that you have in mind made in December 2020?  A. I don't know. I don't know which ones were curred. I don't know which ones were curred in December 2020?  A. I don't know. I don't know when –  I don't know. I don't know when –  I don't know. Which ones were kept current. I don't know which ones were curred in December.  I don't know which ones were curred. I don't know when –  I don't know which ones were curred in December.  I don't know which ones were curred in January  I don't know which ones were curred in January  I don't know which ones were curred in January  I don't know which ones were curred in January  I don't know which ones were curred in January  I don't know which ones were curred in January  I don't know which ones were curred in January  I don't know which ones were curred in January  I don't know which ones were curred in January  I don't know which ones were curred in December.  I don't know which ones were curred in December.  I don't know which ones were curred in December.  I don't know which ones were curred in December.  I don't know which ones were curred in December.

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 68 of 200 PageID 49514

Case 3:21-cv-00	DOCUMENT.		icu		
1 JAMES DONI	DERO	Page 158	1	JAMES DONDERO	Page 159
2 any on term loans.			2	Q. Did you do anything or say anything	
3 Q. All right. So as y	ou sit here right		3	else with respect to your – your learning	
4 now, you don't have a red	-			about the declaration of default?	
5 seen the default notices the	•		5	A. No. It – no. I don't remember	
6 Highland in January 2021	•		6	anything else.	
7 term notes, right?	•		7	Q. Did you ask your – do you know	
•	EREZ: Why don't you		1	whether anyone acting on behalf of ever reached	
9 show him one.	, ,			out to Highland with respect to the payments	
	I don't recall. Yeah.		10	that were made in January of 2021 as cure	
11 I mean, I don't – I don			11	payments as you described them?	
2 any of them.	Ŭ		12	A. Frank was Highland.	
13 BY MR. MORRIS:			13	Q. I'm asking –	
4 Q. Okay. How did	vou learn that		14	A. Frank – Frank was the	
5 Highland had sent the de			15	person I reached out to at Highland. Who else	
16 A. I believe it was at			16	would I reach out to at Highland?	
17 attended in person from v	•		17	Q. Did you – did you reach out to	
8 and I was surprised and			18	anybody else?	
9 relative de minimis amou	•		19	A. No. Just Frank.	
20 and I asked him what do	•		20	Q. Okay. Did anybody acting on your	
21 or make them current.			21	behalf reach out to anybody else?	
	me the numbers, and		22	A. Not that I know of or not that I	
they were small and de n			23	thought was necessary.	
24 make sure they get paid			24	Q. In January of 2021, did it occur to	
25 are cured.	and make date the notes		25	you to either communicate with or through your	
e are carea.				you to divide communicate with or throught your	
		Page 160			Page 16
1 JAMES DONI	DERO		1	JAMES DONDERO	
				JAMES DONDERO your attorneys to confirm with Pachulski Stang	
2 lawyer, with Mr. Seery, at	oout this?		2	your attorneys to confirm with Pachulski Stang	
2 lawyer, with Mr. Seery, at 3 MS. DEITSCH-PE			2 3	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of	
2 lawyer, with Mr. Seery, at 3 MS. DEITSCH-PE 4 form.	oout this? EREZ: Object to the		2 3 4	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made	
<ul> <li>lawyer, with Mr. Seery, at</li> <li>MS. DEITSCH-PE</li> <li>form.</li> <li>THE WITNESS:</li> </ul>	oout this?		2 3 4 5	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?	
<ul> <li>lawyer, with Mr. Seery, at</li> <li>MS. DEITSCH-PE</li> <li>form.</li> <li>THE WITNESS:</li> <li>was fully empowered.</li> </ul>	oout this? EREZ: Object to the		2 3 4	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not	
<ul> <li>lawyer, with Mr. Seery, at</li> <li>MS. DEITSCH-PE</li> <li>form.</li> <li>THE WITNESS:</li> <li>was fully empowered.</li> <li>BY MR. MORRIS:</li> </ul>	oout this? EREZ: Object to the No. I thought Frank		2 3 4 5 6 7	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel.	
2 lawyer, with Mr. Seery, at 3 MS. DEITSCH-PE 4 form. 5 THE WITNESS: 1 6 was fully empowered. 7 BY MR. MORRIS: 8 Q. Okay. Did you e	oout this? EREZ: Object to the  No. I thought Frank  ever confirm your		2 3 4 5 6 7 8	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS:	
2 lawyer, with Mr. Seery, at MS. DEITSCH-PE 4 form. 5 THE WITNESS: 6 was fully empowered. 7 BY MR. MORRIS: Q. Okay. Did you e 9 understanding about the	oout this? EREZ: Object to the  No. I thought Frank  ever confirm your  cure with		2 3 4 5 6 7 8 9	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS: Q. Okay. Do you know whether your	
lawyer, with Mr. Seery, at MS. DEITSCH-PE form. THE WITNESS: was fully empowered. BY MR. MORRIS: Q. Okay. Did you e understanding about the of Mr. Waterhouse in writing	oout this? EREZ: Object to the  No. I thought Frank  ever confirm your cure with g?		2 3 4 5 6 7 8 9	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS: Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever	
lawyer, with Mr. Seery, at MS. DEITSCH-PE form. THE WITNESS: was fully empowered. BY MR. MORRIS: Q. Okay. Did you e understanding about the Mr. Waterhouse in writing A. In writing? No. 1	oout this? EREZ: Object to the  No. I thought Frank  ever confirm your cure with g? I believe it was		2 3 4 5 6 7 8 9 10	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS:  Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the	
2 lawyer, with Mr. Seery, at MS. DEITSCH-PE form. 5 THE WITNESS: 6 was fully empowered. 7 BY MR. MORRIS: Q. Okay. Did you e understanding about the output of Mr. Waterhouse in writing: A. In writing? No. I all in that phone converse	oout this? EREZ: Object to the  No. I thought Frank  ever confirm your cure with g? I believe it was ation from the Court.		2 3 4 5 6 7 8 9 10 11 12	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS:  Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the payments would be deemed to have cured the	
lawyer, with Mr. Seery, at MS. DEITSCH-PE form. THE WITNESS: Was fully empowered. BY MR. MORRIS: Q. Okay. Did you e understanding about the ounderstanding about the ounderstanding about the law of Mr. Waterhouse in writing. A. In writing? No. I all in that phone conversal I don't – I don't recall any	oout this? EREZ: Object to the  No. I thought Frank  ever confirm your cure with g? I believe it was ation from the Court.		2 3 4 5 6 7 8 9 10 11 12 13	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS:  Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the payments would be deemed to have cured the default under the three term notes?	
2 lawyer, with Mr. Seery, at MS. DEITSCH-PE form. 5 THE WITNESS: 6 was fully empowered. 7 BY MR. MORRIS: Q. Okay. Did you e understanding about the ounderstanding about the ounderstanding? No. I all in that phone conversal I don't – I don't recall any but I'll check.	oout this? EREZ: Object to the  No. I thought Frank  ever confirm your cure with g? I believe it was ation from the Court. thing in writing,		2 3 4 5 6 7 8 9 10 11 12 13 14	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS: Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the payments would be deemed to have cured the default under the three term notes? A. Not that I'm aware of.	
lawyer, with Mr. Seery, at MS. DEITSCH-PE form. THE WITNESS: was fully empowered. BY MR. MORRIS: Q. Okay. Did you e understanding about the understanding about the Mr. Waterhouse in writing A. In writing? No. I all in that phone conversa I don't – I don't recall any but I'll check. Q. Do you recall see	oout this? EREZ: Object to the  No. I thought Frank  ever confirm your cure with g? I believe it was ation from the Court. thing in writing,  nding him an e-mail		2 3 4 5 6 7 8 9 10 11 12 13 14 15	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS:  Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the payments would be deemed to have cured the default under the three term notes?  A. Not that I'm aware of. Q. Okay. Is there any written record	
2 lawyer, with Mr. Seery, at MS. DEITSCH-PE form. 5 THE WITNESS: 16 was fully empowered. 7 BY MR. MORRIS: Q. Okay. Did you e understanding about the ounderstanding about t	oout this? EREZ: Object to the  No. I thought Frank  ever confirm your cure with g? I believe it was ation from the Court. thing in writing,  Inding him an e-mail with Mr. Waterhouse your		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS:  Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the payments would be deemed to have cured the default under the three term notes?  A. Not that I'm aware of. Q. Okay. Is there any written record of your call with Mr. Waterhouse?	
2 lawyer, with Mr. Seery, at MS. DEITSCH-PE form. 5 THE WITNESS: 1 was fully empowered. 6 BY MR. MORRIS: 9 Understanding about the 10 Mr. Waterhouse in writing 1 A. In writing? No. 1 all in that phone conversa 3 I don't – I don't recall any 4 but I'll check. 5 Q. Do you recall see in which you confirmed word understanding that the definition of the conversa 1 don't value of the conversa 1 don'	oout this? EREZ: Object to the  No. I thought Frank  ever confirm your cure with g? I believe it was ation from the Court. tthing in writing,  nding him an e-mail with Mr. Waterhouse your ebtor had agreed that		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS:  Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the payments would be deemed to have cured the default under the three term notes?  A. Not that I'm aware of. Q. Okay. Is there any written record of your call with Mr. Waterhouse?  A. If it was from my cell phone, I'm	
2 lawyer, with Mr. Seery, at MS. DEITSCH-PE form. 5 THE WITNESS: 6 was fully empowered. 7 BY MR. MORRIS: Q. Okay. Did you e understanding about the ounderstanding about the ounderstanding about the ounderstanding? No. 1 all in that phone conversading that the decent in which you confirmed wounderstanding that the decent in which you would be with the world	oout this? EREZ: Object to the  No. I thought Frank  ever confirm your cure with g? I believe it was ation from the Court. tthing in writing,  nding him an e-mail with Mr. Waterhouse your ebtor had agreed that		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS: Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the payments would be deemed to have cured the default under the three term notes? A. Not that I'm aware of. Q. Okay. Is there any written record of your call with Mr. Waterhouse? A. If it was from my cell phone, I'm sure there's a written record taking place of	
2 lawyer, with Mr. Seery, at MS. DEITSCH-PE form. 5 THE WITNESS: 6 was fully empowered. 7 BY MR. MORRIS: 8 Q. Okay. Did you e understanding about the ounderstanding that the delating that the delat	oout this? EREZ: Object to the  No. I thought Frank  ever confirm your cure with g? I believe it was ation from the Court. thing in writing,  Inding him an e-mail with Mr. Waterhouse your ebtor had agreed that being paid would		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS:  Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the payments would be deemed to have cured the default under the three term notes?  A. Not that I'm aware of. Q. Okay. Is there any written record of your call with Mr. Waterhouse?  A. If it was from my cell phone, I'm sure there's a written record taking place of the call taking place.	
lawyer, with Mr. Seery, at MS. DEITSCH-PE form. THE WITNESS: Was fully empowered. BY MR. MORRIS: Q. Okay. Did you e understanding about the ounderstanding that the call any but I'll check. Q. Do you recall see in which you confirmed wounderstanding that the deal the payments that were the constitute a cure? A. No, I didn't – no.	Poout this? EREZ: Object to the  No. I thought Frank  Exer confirm your cure with g? I believe it was ation from the Court. tthing in writing, Inding him an e-mail with Mr. Waterhouse your ebtor had agreed that being paid would  At the time I		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS:  Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the payments would be deemed to have cured the default under the three term notes?  A. Not that I'm aware of. Q. Okay. Is there any written record of your call with Mr. Waterhouse?  A. If it was from my cell phone, I'm sure there's a written record taking place of the call taking place. Q. Right. But did you take any notes,	
lawyer, with Mr. Seery, at MS. DEITSCH-PE form. THE WITNESS: was fully empowered. BY MR. MORRIS: Q. Okay. Did you e understanding about the ounderstanding that the deal the payments that were the constitute a cure? A. No, I didn't – no. didn't think it was necessing	oout this? EREZ: Object to the  No. I thought Frank  EXECT Object to the  No. I thought Frank  EXECT Object to the  No. I thought Frank  EXECT Object to the  I thought Frank  EXECT Object to the  EXECT Object Obj		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS: Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the payments would be deemed to have cured the default under the three term notes? A. Not that I'm aware of. Q. Okay. Is there any written record of your call with Mr. Waterhouse? A. If it was from my cell phone, I'm sure there's a written record taking place of the call taking place. Q. Right. But did you take any notes, or is there anything in writing that	
lawyer, with Mr. Seery, at MS. DEITSCH-PE form. THE WITNESS: was fully empowered. BY MR. MORRIS: Q. Okay. Did you e understanding about the ounderstanding that the	oout this? EREZ: Object to the  No. I thought Frank  ever confirm your cure with g? I believe it was ation from the Court. Ithing in writing,  Inding him an e-mail with Mr. Waterhouse your ebtor had agreed that being paid would  At the time I ary. It was – the atted by Frank. It was		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS:  Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the payments would be deemed to have cured the default under the three term notes?  A. Not that I'm aware of. Q. Okay. Is there any written record of your call with Mr. Waterhouse?  A. If it was from my cell phone, I'm sure there's a written record taking place of the call taking place.  Q. Right. But did you take any notes, or is there anything in writing that memorialized or reflected your conversation	
MS. DEITSCH-PE MS. DEITSCH-PE form. THE WITNESS: was fully empowered. BY MR. MORRIS: Q. Okay. Did you e understanding about the Mr. Waterhouse in writing A. In writing? No. I all in that phone conversa I don't – I don't recall any but I'll check. Q. Do you recall se in which you confirmed w understanding that the de in which you confirmed w understanding that the de the payments that were to constitute a cure? A. No, I didn't – no. didn't think it was necess cure amount was calcula paid immediately. It was	Poout this? EREZ: Object to the  No. I thought Frank  EXECT Object to the  No. I thought Frank  EXECT Object to the  No. I thought Frank  EXECT Object to the  EXECT Object Objec		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS:  Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the payments would be deemed to have cured the default under the three term notes?  A. Not that I'm aware of. Q. Okay. Is there any written record of your call with Mr. Waterhouse?  A. If it was from my cell phone, I'm sure there's a written record taking place of the call taking place.  Q. Right. But did you take any notes, or is there anything in writing that memorialized or reflected your conversation with Mr. Waterhouse in January of 2021 about	
MS. DEITSCH-PE MS. DEITSCH-PE form. THE WITNESS: Was fully empowered. BY MR. MORRIS: Q. Okay. Did you e understanding about the ounderstanding that the delease in which you confirmed wounderstanding that the delease the payments that were be constitute a cure? A. No, I didn't – no. didn't think it was necess cure amount was calculated.	cout this? EREZ: Object to the  No. I thought Frank  Exer confirm your cure with g? I believe it was ation from the Court. Ithing in writing, Inding him an e-mail with Mr. Waterhouse your ebtor had agreed that being paid would  At the time I lary. It was — the ated by Frank. It was accepted. I never — rialize it beyond that.		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	your attorneys to confirm with Pachulski Stang Ziehl & Jones or anybody acting on behalf of the debtor that the payments that were made would be deemed to be cure payments?  MS. DEITSCH-PEREZ: I'm going to not to disclose communications with counsel. BY MR. MORRIS:  Q. Okay. Do you know whether your lawyers or anybody acting on your behalf ever sought to confirm your understanding that the payments would be deemed to have cured the default under the three term notes?  A. Not that I'm aware of. Q. Okay. Is there any written record of your call with Mr. Waterhouse?  A. If it was from my cell phone, I'm sure there's a written record taking place of the call taking place.  Q. Right. But did you take any notes, or is there anything in writing that memorialized or reflected your conversation	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 69 of 200 PageID 49515

	Page 16
1 JAMES DONDERO	1 JAMES DONDERO
2 thought was necessary.	2 go off the record?
3 Q. Okay. Did – did you ever tell	3 All right. We're off record at
4 Judge Jemigan that you had made cure payments?	4 5:03.
5 A. I didn't know I'm allowed to have	5 (Whereupon, a break was taken.)
6 ex parte conversations with her, but there's a	6 THE VIDEOGRAPHER: We are back on
7 lot of things I'd like to tell her about this	7 the record. The time is 5:06.
8 case; but no I did not.	8 MR. MORRIS: Okay. Asia, can you
9 Q. All right. I'm not talking about	9 please put on the screen Exhibit 24, which
10 ex parte conversations, sir. Let's take	are Mr. Dondero's written responses to
11 confirmation, for example.	11 discovery?
Did you or anybody acting on any of	12 MS. CANTY: (Complies with request.)
13 the defendants' behalf ever inform	13 (Whereupon, Exhibit 24, Defendant
14 Judge Jemigan that Frank Waterhouse had told	14 James Dondero's Objections and Responses to
15 you that the payments in January 2021 would be	15 Plaintiff's Requests for Admission,
16 deemed to be cure payments?	16 Interrogatories, and Requests for
17 A. Not that I'm aware of.	17 Production, marked for identification, as
18 Q. Thank you.	18 of this date.)
19 MR. MORRIS: Give me one more	19 BY MR. MORRIS:
20 moment. In fact, I'm going to ask for just	20 Q. And Mr. Dondero, I don't know if you
21 three minutes. I'm going to check and see	21 have that binder in front of you, but this is
22 how much more I have here. It won't be	22 one of the documents that will be in there,
23 long if I have anything. So let's go off	23 Number 24.
24 the record.	24 A. Number 24?
25 THE VIDEOGRAPHER: Would you like to	25 Q. Yes, sir.
Page 164	Page 16
1 JAMES DONDERO	1 JAMES DONDERO
2 MS. DEITSCH-PEREZ: Do you got it?	2 signed it?
3 THE WITNESS: Yes.	3 A. I – as I sit here today, I don't
4 BY MR. MORRIS:	4 remember. So let's go through whatever
5 Q. Have you seen this document before,	5 questions you have.
6 sir?	
	6 Q. Okay.
7 A. No.	6 Q. Okay. 7 MR. MORRIS: Go to page 8, please.
	7 MR. MORRIS: Go to page 8, please.
8 Q. Let's go to page 15 and see if that	7 MR. MORRIS: Go to page 8, please.
<ul><li>Q. Let's go to page 15 and see if that</li><li>9 refreshes your recollection.</li></ul>	7 MR. MORRIS: Go to page 8, please. 8 MS. CANTY: (Complies with request.) 9 BY MR. MORRIS:
<ul> <li>Q. Let's go to page 15 and see if that</li> <li>9 refreshes your recollection.</li> <li>10 Is that your signature?</li> </ul>	7 MR. MORRIS: Go to page 8, please. 8 MS. CANTY: (Complies with request.) 9 BY MR. MORRIS: 10 Q. You will see that Interrogatories 3
<ul> <li>Q. Let's go to page 15 and see if that</li> <li>9 refreshes your recollection.</li> <li>10 Is that your signature?</li> <li>11 A. Yes.</li> </ul>	7 MR. MORRIS: Go to page 8, please. 8 MS. CANTY: (Complies with request.) 9 BY MR. MORRIS: 10 Q. You will see that Interrogatories 3 11 and 4 ask in substance for you to admit that
<ul> <li>Q. Let's go to page 15 and see if that</li> <li>9 refreshes your recollection.</li> <li>10 Is that your signature?</li> <li>11 A. Yes.</li> <li>12 MS. DEITSCH-PEREZ: Yeah. It's late</li> </ul>	7 MR. MORRIS: Go to page 8, please. 8 MS. CANTY: (Complies with request.) 9 BY MR. MORRIS: 10 Q. You will see that Interrogatories 3 11 and 4 ask in substance for you to admit that 12 you never disclosed the terms or existence of
<ul> <li>Q. Let's go to page 15 and see if that</li> <li>refreshes your recollection.</li> <li>Is that your signature?</li> <li>A. Yes.</li> <li>MS. DEITSCH-PEREZ: Yeah. It's late</li> <li>in the day, John.</li> </ul>	7 MR. MORRIS: Go to page 8, please. 8 MS. CANTY: (Complies with request.) 9 BY MR. MORRIS: 10 Q. You will see that Interrogatories 3 11 and 4 ask in substance for you to admit that 12 you never disclosed the terms or existence of 13 the agreement to Frank Waterhouse prior to the
<ul> <li>Q. Let's go to page 15 and see if that</li> <li>9 refreshes your recollection.</li> <li>10 Is that your signature?</li> <li>11 A. Yes.</li> <li>12 MS. DEITSCH-PEREZ: Yeah. It's late</li> <li>13 in the day, John.</li> <li>14 THE WITNESS: Yes.</li> </ul>	MR. MORRIS: Go to page 8, please.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. You will see that Interrogatories 3  and 4 ask in substance for you to admit that  you never disclosed the terms or existence of  the agreement to Frank Waterhouse prior to the  commencement of the adversary proceeding.
<ul> <li>Q. Let's go to page 15 and see if that</li> <li>refreshes your recollection.</li> <li>Is that your signature?</li> <li>A. Yes.</li> <li>MS. DEITSCH-PEREZ: Yeah. It's late</li> <li>in the day, John.</li> <li>THE WITNESS: Yes.</li> <li>MR. MORRIS: That's why I showed him</li> </ul>	7 MR. MORRIS: Go to page 8, please. 8 MS. CANTY: (Complies with request.) 9 BY MR. MORRIS: 10 Q. You will see that Interrogatories 3 11 and 4 ask in substance for you to admit that 12 you never disclosed the terms or existence of 13 the agreement to Frank Waterhouse prior to the 14 commencement of the adversary proceeding. 15 Do you see that?
9 refreshes your recollection. 10 Is that your signature? 11 A. Yes. 12 MS. DEITSCH-PEREZ: Yeah. It's late 13 in the day, John. 14 THE WITNESS: Yes. 15 MR. MORRIS: That's why I showed him 16 the signature.	7 MR. MORRIS: Go to page 8, please. 8 MS. CANTY: (Complies with request.) 9 BY MR. MORRIS: 10 Q. You will see that Interrogatories 3 11 and 4 ask in substance for you to admit that 12 you never disclosed the terms or existence of 13 the agreement to Frank Waterhouse prior to the 14 commencement of the adversary proceeding. 15 Do you see that? 16 MS. DEITSCH-PEREZ: Wait. Object to
<ul> <li>Q. Let's go to page 15 and see if that</li> <li>refreshes your recollection.</li> <li>Is that your signature?</li> <li>A. Yes.</li> <li>MS. DEITSCH-PEREZ: Yeah. It's late</li> <li>in the day, John.</li> <li>THE WITNESS: Yes.</li> <li>MR. MORRIS: That's why I showed him</li> <li>the signature.</li> <li>BY MR. MORRIS:</li> </ul>	MR. MORRIS: Go to page 8, please.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. You will see that Interrogatories 3  and 4 ask in substance for you to admit that  you never disclosed the terms or existence of  the agreement to Frank Waterhouse prior to the  commencement of the adversary proceeding.  Do you see that?  MS. DEITSCH-PEREZ: Wait. Object to  the form. Those are two different
9 refreshes your recollection. 10 Is that your signature? 11 A. Yes. 12 MS. DEITSCH-PEREZ: Yeah. It's late 13 in the day, John. 14 THE WITNESS: Yes. 15 MR. MORRIS: That's why I showed him 16 the signature. 17 BY MR. MORRIS: 18 Q. Does that refresh your recollection	MR. MORRIS: Go to page 8, please.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. You will see that Interrogatories 3  and 4 ask in substance for you to admit that  you never disclosed the terms or existence of  the agreement to Frank Waterhouse prior to the  commencement of the adversary proceeding.  Do you see that?  MS. DEITSCH-PEREZ: Wait. Object to  the form. Those are two different  requests.
9 refreshes your recollection. 10 Is that your signature? 11 A. Yes. 12 MS. DEITSCH-PEREZ: Yeah. It's late 13 in the day, John. 14 THE WITNESS: Yes. 15 MR. MORRIS: That's why I showed him 16 the signature. 17 BY MR. MORRIS: 18 Q. Does that refresh your recollection 19 that you've seen this before?	MR. MORRIS: Go to page 8, please.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. You will see that Interrogatories 3  and 4 ask in substance for you to admit that  you never disclosed the terms or existence of  the agreement to Frank Waterhouse prior to the  commencement of the adversary proceeding.  Do you see that?  MS. DEITSCH-PEREZ: Wait. Object to  the form. Those are two different  requests.  MR. MORRIS: Okay. Okay. I was
9 refreshes your recollection. 10 Is that your signature? 11 A. Yes. 12 MS. DEITSCH-PEREZ: Yeah. It's late 13 in the day, John. 14 THE WITNESS: Yes. 15 MR. MORRIS: That's why I showed him 16 the signature. 17 BY MR. MORRIS: 18 Q. Does that refresh your recollection 19 that you've seen this before? 20 A. No. It refreshes my recollection	7 MR. MORRIS: Go to page 8, please. 8 MS. CANTY: (Complies with request.) 9 BY MR. MORRIS: 10 Q. You will see that Interrogatories 3 11 and 4 ask in substance for you to admit that 12 you never disclosed the terms or existence of 13 the agreement to Frank Waterhouse prior to the 14 commencement of the adversary proceeding. 15 Do you see that? 16 MS. DEITSCH-PEREZ: Wait. Object to 17 the form. Those are two different 18 requests. 19 MR. MORRIS: Okay. Okay. I was 20 trying to do this quickly. We'll do it —
9 refreshes your recollection. 10 Is that your signature? 11 A. Yes. 12 MS. DEITSCH-PEREZ: Yeah. It's late 13 in the day, John. 14 THE WITNESS: Yes. 15 MR. MORRIS: That's why I showed him 16 the signature. 17 BY MR. MORRIS: 18 Q. Does that refresh your recollection 19 that you've seen this before? 20 A. No. It refreshes my recollection 21 that I signed it.	MR. MORRIS: Go to page 8, please.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. You will see that Interrogatories 3  and 4 ask in substance for you to admit that  you never disclosed the terms or existence of  the agreement to Frank Waterhouse prior to the  commencement of the adversary proceeding.  Do you see that?  MS. DEITSCH-PEREZ: Wait. Object to  the form. Those are two different  requests.  MR. MORRIS: Okay. Okay. I was  trying to do this quickly. We'll do it —  we'll do it — we'll do it your way?
9 refreshes your recollection. 10 Is that your signature? 11 A. Yes. 12 MS. DEITSCH-PEREZ: Yeah. It's late 13 in the day, John. 14 THE WITNESS: Yes. 15 MR. MORRIS: That's why I showed him 16 the signature. 17 BY MR. MORRIS: 18 Q. Does that refresh your recollection 19 that you've seen this before? 20 A. No. It refreshes my recollection 21 that I signed it. 22 Q. Okay. And —	MR. MORRIS: Go to page 8, please.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. You will see that Interrogatories 3  and 4 ask in substance for you to admit that  you never disclosed the terms or existence of  the agreement to Frank Waterhouse prior to the  commencement of the adversary proceeding.  Do you see that?  MS. DEITSCH-PEREZ: Wait. Object to  the form. Those are two different  requests.  MR. MORRIS: Okay. Okay. I was  trying to do this quickly. We'll do it —  we'll do it — we'll do it your way?  MS. DEITSCH-PEREZ: No. I think you
9 refreshes your recollection. 10 Is that your signature? 11 A. Yes. 12 MS. DEITSCH-PEREZ: Yeah. It's late 13 in the day, John. 14 THE WITNESS: Yes. 15 MR. MORRIS: That's why I showed him 16 the signature. 17 BY MR. MORRIS: 18 Q. Does that refresh your recollection 19 that you've seen this before? 20 A. No. It refreshes my recollection 21 that I signed it. 22 Q. Okay. And — 23 A. Not that I recall — not that I	MR. MORRIS: Go to page 8, please.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. You will see that Interrogatories 3  and 4 ask in substance for you to admit that  you never disclosed the terms or existence of  the agreement to Frank Waterhouse prior to the  commencement of the adversary proceeding.  Do you see that?  MS. DEITSCH-PEREZ: Wait. Object to  the form. Those are two different  requests.  MR. MORRIS: Okay. Okay. I was  trying to do this quickly. We'll do it —  we'll do it — we'll do it your way?  MS. DEITSCH-PEREZ: No. I think you  - okay.
9 refreshes your recollection. 10 Is that your signature? 11 A. Yes. 12 MS. DEITSCH-PEREZ: Yeah. It's late 13 in the day, John. 14 THE WITNESS: Yes. 15 MR. MORRIS: That's why I showed him 16 the signature. 17 BY MR. MORRIS: 18 Q. Does that refresh your recollection 19 that you've seen this before? 20 A. No. It refreshes my recollection 21 that I signed it. 22 Q. Okay. And — 23 A. Not that I recall — not that I 24 looked at it in detail in any way.	MR. MORRIS: Go to page 8, please.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. You will see that Interrogatories 3  and 4 ask in substance for you to admit that  you never disclosed the terms or existence of  the agreement to Frank Waterhouse prior to the  commencement of the adversary proceeding.  Do you see that?  MS. DEITSCH-PEREZ: Wait. Object to  the form. Those are two different  requests.  MR. MORRIS: Okay. Okay. I was  trying to do this quickly. We'll do it —  we'll do it — we'll do it your way?  MS. DEITSCH-PEREZ: No. I think you  - okay.  BY MR. MORRIS:
9 refreshes your recollection. 10 Is that your signature? 11 A. Yes. 12 MS. DEITSCH-PEREZ: Yeah. It's late 13 in the day, John. 14 THE WITNESS: Yes. 15 MR. MORRIS: That's why I showed him 16 the signature. 17 BY MR. MORRIS: 18 Q. Does that refresh your recollection 19 that you've seen this before? 20 A. No. It refreshes my recollection 21 that I signed it. 22 Q. Okay. And – 23 A. Not that I recall – not that I	MR. MORRIS: Go to page 8, please.  MS. CANTY: (Complies with request.)  BY MR. MORRIS:  Q. You will see that Interrogatories 3  and 4 ask in substance for you to admit that  you never disclosed the terms or existence of  the agreement to Frank Waterhouse prior to the  commencement of the adversary proceeding.  Do you see that?  MS. DEITSCH-PEREZ: Wait. Object to  the form. Those are two different  requests.  MR. MORRIS: Okay. Okay. I was  trying to do this quickly. We'll do it —  we'll do it — we'll do it your way?  MS. DEITSCH-PEREZ: No. I think you  - okay.

	2 File	_	
1 JAMES DONDERO	e 166	JAMES DONDERO	Page 16
2 Admission Number 3.		discussed the MGM Comerstone, Trustway, and	
3 Do you see that Highland asked you	3		
4 to admit, quote, "that prior to the			
5 commencement of the adversary proceeding, you	5		
6 never disclosed the terms of the agreement to	6	•	
7 Frank Waterhouse," close quote?	7		
•			
8 A. That's on page 8, Number 3, right?	3	3	
9 Q. Correct. And you denied that,	9	•	
0 correct?	10	,	
1 A. Yes.	1	· ·	
2 Q. Okay. Did you disclose the terms of	11		
3 the agreement as we've defined that term to	1:		
4 Frank Waterhouse prior to the commencement of	10	3 1	
5 the adversary proceeding?	1		
6 A. You know, what I've answered was a	10		
7 long answer earlier that the notes were	1	, ,	
8 compensation. The notes were to be – would be	18	, ,	
9 forgiven as part of compensation, shouldn't be	1	A. No, I didn't – no. I didn't feel	
10 included in any settlement.	2	) it necessary to talk to him about the	
1 Frank and his group were deeply	2	1 specifics.	
2 involved in all the plot plan and settlement,	2	Q. Okay. And do you recall having this	
3 things that went back and forth. He knew.	2	3 discussion in any context other than in	
Now, whether he knew the specifics	2	connection with the preparation of a settlement	
25 of the agreement in terms of, whether I ever	2	5 proposal?	
Page	e 168		Page 16
1 JAMES DONDERO	1	JAMES DONDERO	
A. There wasn't another reason – there	2	of the adversary proceeding concerning the	
3 – no, I don't remember any other context.	3	existence of the agreement.	
4 Q. Okay.		•	
	4	Q. All right. So you've read that.	
A. But the settlements were regular and	5		
		And so my question to you is: Did you deny	
6 ongoing	5	And so my question to you is: Did you deny	
6 ongoing – 7 Q. Okay.	5	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the	
6 ongoing – 7 Q. Okay. 8 A. – in our mind, not in the	5 6	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?	
6 ongoing – 7 Q. Okay. 8 A. – in our mind, not in the 9 Stonehill's mind.	5 7 8	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.	
6 ongoing – 7 Q. Okay. 8 A. – in our mind, not in the 9 Stonehill's mind. 0 Q. Okay. Can you go – can we go to	5 6 7 8	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were	
6 ongoing — 7 Q. Okay. 8 A. – in our mind, not in the 9 Stonehill's mind. 0 Q. Okay. Can you go – can we go to 1 page 9, Request for Admission Number 8?	5 6 7 8 9	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the	
6 ongoing — 7 Q. Okay. 8 A. – in our mind, not in the 9 Stonehill's mind. 0 Q. Okay. Can you go – can we go to 1 page 9, Request for Admission Number 8? 2 A. Yes.	5 6 7 8 9 11	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the adversary proceeding that you contend concerned	
ongoing — Q. Okay. A. – in our mind, not in the Stonehill's mind. Q. Okay. Can you go – can we go to page 9, Request for Admission Number 8? A. Yes. Q. Number 8 we asked you to "admit that	5 6 7 8 9 11 1	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the adversary proceeding that you contend concerned the existence of the agreement?	
6 ongoing — 7 Q. Okay. 8 A. — in our mind, not in the 9 Stonehill's mind. 0 Q. Okay. Can you go — can we go to 1 page 9, Request for Admission Number 8? 2 A. Yes. 3 Q. Number 8 we asked you to "admit that 4 no document was created prior to the	5 6 7 8 9 11 1 1:	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the adversary proceeding that you contend concerned the existence of the agreement?  A. I'm trying to think if the LPA does.	
ongoing — Q. Okay. A. — in our mind, not in the Stonehill's mind. Q. Okay. Can you go — can we go to page 9, Request for Admission Number 8? A. Yes. Q. Number 8 we asked you to "admit that no document was created prior to the commencement of the adversary proceeding	5 6 7 8 9 1 1 1 1 1	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the adversary proceeding that you contend concerned the existence of the agreement?  A. I'm trying to think if the LPA does.  Q. Okay. Anything else?	
ongoing — Q. Okay. A. — in our mind, not in the Stonehill's mind. Q. Okay. Can you go — can we go to page 9, Request for Admission Number 8? A. Yes. Q. Number 8 we asked you to "admit that no document was created prior to the commencement of the adversary proceeding concerning the existence of the agreement."	5 6 7 8 9 11 11 11 14 14	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the adversary proceeding that you contend concerned the existence of the agreement?  A. I'm trying to think if the LPA does.  Q. Okay. Anything else?  A. No. That would be – that would be	
ongoing — Q. Okay. A. — in our mind, not in the Stonehill's mind. Q. Okay. Can you go — can we go to page 9, Request for Admission Number 8? A. Yes. Q. Number 8 we asked you to "admit that no document was created prior to the commencement of the adversary proceeding concerning the existence of the agreement." Have I read that right —	5 6 7 8 9 11 11 11 11 11 11	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the adversary proceeding that you contend concerned the existence of the agreement?  A. I'm trying to think if the LPA does.  Q. Okay. Anything else?  A. No. That would be – that would be it.	
6 ongoing — 7 Q. Okay. 8 A. — in our mind, not in the 9 Stonehill's mind. 0 Q. Okay. Can you go — can we go to 1 page 9, Request for Admission Number 8? 2 A. Yes. 3 Q. Number 8 we asked you to "admit that 4 no document was created prior to the 5 commencement of the adversary proceeding 6 concerning the existence of the agreement." 7 Have I read that right — 8 A. I'm just reading what's on page 9,	5 6 7 8 9 11 11 11 11 11 11	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the adversary proceeding that you contend concerned the existence of the agreement?  A. I'm trying to think if the LPA does.  Q. Okay. Anything else?  A. No. That would be – that would be it.  Q. Okay. Request for Admission	
ongoing — Q. Okay. A. — in our mind, not in the Stonehill's mind. Q. Okay. Can you go — can we go to page 9, Request for Admission Number 8? A. Yes. Q. Number 8 we asked you to "admit that no document was created prior to the commencement of the adversary proceeding concerning the existence of the agreement." Have I read that right — A. I'm just reading what's on page 9, admit that prior to the agreement he never	5 6 7 8 9 11 11 11 11 11 11 11 11	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the adversary proceeding that you contend concerned the existence of the agreement?  A. I'm trying to think if the LPA does.  Q. Okay. Anything else?  A. No. That would be – that would be it.  Q. Okay. Request for Admission  Number 9, can you identify the creditor that	
ongoing — Q. Okay. A. — in our mind, not in the Stonehill's mind. Q. Okay. Can you go — can we go to page 9, Request for Admission Number 8? A. Yes. Q. Number 8 we asked you to "admit that no document was created prior to the commencement of the adversary proceeding concerning the existence of the agreement." Have I read that right — A. I'm just reading what's on page 9, admit that prior to the agreement he never disclosed any other creditor.	5 6 7 8 9 11 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the adversary proceeding that you contend concerned the existence of the agreement?  A. I'm trying to think if the LPA does.  Q. Okay. Anything else?  A. No. That would be – that would be it.  Q. Okay. Request for Admission  Number 9, can you identify the creditor that caused you to deny the Request for Admission	
ongoing — Q. Okay. A. — in our mind, not in the Stonehill's mind. Q. Okay. Can you go — can we go to page 9, Request for Admission Number 8? A. Yes. Q. Number 8 we asked you to "admit that no document was created prior to the commencement of the adversary proceeding concerning the existence of the agreement." Have I read that right — A. I'm just reading what's on page 9, admit that prior to the agreement he never disclosed any other creditor. Q. No, no, no. I'm sorry. We're on	5 6 7 8 9 11 11 11 11 11 11 11 12 2	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the adversary proceeding that you contend concerned the existence of the agreement?  A. I'm trying to think if the LPA does.  Q. Okay. Anything else?  A. No. That would be – that would be it.  Q. Okay. Request for Admission  Number 9, can you identify the creditor that caused you to deny the Request for Admission  Number 9?	
6 ongoing — 7 Q. Okay. 8 A. — in our mind, not in the 9 Stonehill's mind. 10 Q. Okay. Can you go — can we go to 11 page 9, Request for Admission Number 8? 12 A. Yes. 13 Q. Number 8 we asked you to "admit that 14 no document was created prior to the 15 commencement of the adversary proceeding 16 concerning the existence of the agreement." 17 Have I read that right — 18 A. I'm just reading what's on page 9, 19 admit that prior to the agreement he never 20 disclosed any other creditor. 21 Q. No, no, no. I'm sorry. We're on 22 Number 8.	5 6 7 8 9 11 1 1: 1: 1: 1: 1: 2: 2 2	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the adversary proceeding that you contend concerned the existence of the agreement?  A. I'm trying to think if the LPA does.  Q. Okay. Anything else?  A. No. That would be – that would be it.  Q. Okay. Request for Admission  Number 9, can you identify the creditor that caused you to deny the Request for Admission  Number 9?  A. I believe all the creditors via the	
6 ongoing — 7 Q. Okay. 8 A. — in our mind, not in the 9 Stonehill's mind. 10 Q. Okay. Can you go — can we go to 11 page 9, Request for Admission Number 8? 12 A. Yes. 13 Q. Number 8 we asked you to "admit that 14 no document was created prior to the 15 commencement of the adversary proceeding 16 concerning the existence of the agreement." 17 Have I read that right — 18 A. I'm just reading what's on page 9, 19 admit that prior to the agreement he never 20 disclosed any other creditor. 21 Q. No, no, no. I'm sorry. We're on 22 Number 8. 23 Can you read Number 8 out loud?	5 6 7 8 9 11 11 11 11 11 11 12 2 2 2	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the adversary proceeding that you contend concerned the existence of the agreement?  A. I'm trying to think if the LPA does.  Q. Okay. Anything else?  A. No. That would be – that would be it.  Q. Okay. Request for Admission  Number 9, can you identify the creditor that caused you to deny the Request for Admission  Number 9?  A. I believe all the creditors via the settlement agreements; but, you know,	
6 ongoing — 7 Q. Okay. 8 A. — in our mind, not in the 9 Stonehill's mind. 10 Q. Okay. Can you go — can we go to 11 page 9, Request for Admission Number 8? 12 A. Yes. 13 Q. Number 8 we asked you to "admit that 14 no document was created prior to the 15 commencement of the adversary proceeding 16 concerning the existence of the agreement." 17 Have I read that right — 18 A. I'm just reading what's on page 9, 19 admit that prior to the agreement he never 20 disclosed any other creditor. 21 Q. No, no, no. I'm sorry. We're on 22 Number 8.	5 6 7 8 9 11 1 1: 1: 1: 1: 1: 2: 2 2	And so my question to you is: Did you deny that because there are settlement proposals that you created that show zero value for the Promissory Notes at issue?  A. Yes, partly.  Q. Okay. What other documents were created prior to the commencement of the adversary proceeding that you contend concerned the existence of the agreement?  A. I'm trying to think if the LPA does.  Q. Okay. Anything else?  A. No. That would be – that would be it.  Q. Okay. Request for Admission  Number 9, can you identify the creditor that caused you to deny the Request for Admission  Number 9?  A. I believe all the creditors via the settlement agreements; but, you know, and to the	

1	Page 170 JAMES DONDERO	1	JAMES DONDERO	Page 171
2	Q. But you just testified a few minutes	2	A. Sure.	
3	ago, I thought, that you didn't specifically	3	Q. I'm going to remind you that when I	
4	tell Mr. Waterhouse of the terms of the	4	use the word "agreements," I'm referring	
5	agreements to him, right? Did I miss –	5	specifically to the agreements that were set	
6	A. That's right. I mean, not the	6	forth in paragraph 82 of your answer.	
7	specific terms, correct.	7	Do you understand that?	
8	Q. Okay. So is there any creditor to	8	A. Yes. And so I guess my answer is	
9	whom you – is there any creditor of Highland's	9	generally but not specifically.	
10	to whom you disclosed the existence of the	10	Q. Okay. And when you say "generally,"	
11	agreements that you entered into with the	11	you don't mean that you disclosed the existence	
12	Dugaboy trustee prior to the commencement of	12	or terms of the agreement to any creditor.	
13	the adversary proceeding?	13	What you mean is that you told all of the	
14	MS. DEITSCH-PEREZ: Asked and	14	creditors that you believed that the notes	
15	answered.	15	should be forgiven as part of compensation.	
16	THE WITNESS: Yeah. I mean,	16	Do I have that right?	
17	generally, all the creditors via the	17	A. Well, that they would be forgiven as	
18	settlement. And then we have lots of	18	part of compensation.	
9	one-off conversations with Clubock	19	Q. Okay. Subject to that correction,	
20	representing UBS where the notes were	20	are we on the same page now?	
21	described as going to be forgiven	21	A. Yes.	
22	compensation, never part of the estate.	22	Q. Okay. Can we go to page 12,	
23	BY MR. MORRIS:	23	Interrogatory Number 2?	
24	Q. All right. I don't – I don't want	24	A. This is still in Section 24?	
25	to wrestle with you.	25	Q. Yes, sir.	
20	to wieste with you.	25	Q. 165, 5II.	
1	Page 172 JAMES DONDERO	1	JAMES DONDERO	Page 17
2	MS. DEITSCH-PEREZ: Object to the	2	(Whereupon, Exhibit 27, Defendant	
3	form.	3	NexPoint Advisors, L.P.'s Objections and	
4	THE WITNESS: 24, I'm sorry.	4	Responses to Plaintiff's Requests for	
5	THE WITHESS. 24, IIII SOITY.		1 (23)01 1323 10 1 1011 1111 3 1 (2)02313 101	
	Page 22		·	
	Page 2?	5	Admission, Interrogatories, and Requests	
6	BY MR. MORRIS:	5 6	Admission, Interrogatories, and Requests for Production, marked for identification,	
6 7	BY MR. MORRIS: Q. Page 12.	5 6 7	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.)	
6 7 8	BY MR. MORRIS: Q. Page 12. A. Page 12. Yes. Which one?	5 6 7 8	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.) BY MR. MORRIS:	
6 7 8 9	BY MR. MORRIS: Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2.	5 6 7 8 9	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.) BY MR. MORRIS: Q. Let's go to Exhibit Number 27.	
6 7 8 9	BY MR. MORRIS: Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right.	5 6 7 8 9 10	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.) BY MR. MORRIS: Q. Let's go to Exhibit Number 27. A. Yes.	
6 7 8 9 10	BY MR. MORRIS: Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right. Q. You didn't identify any email	5 6 7 8 9 10	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.)  BY MR. MORRIS:  Q. Let's go to Exhibit Number 27.  A. Yes.  Q. And if we can go to page 7.	
6 7 8 9 10 11	BY MR. MORRIS: Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right. Q. You didn't identify any email correspondence in response to Interrogatory	5 6 7 8 9 10 11 12	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.)  BY MR. MORRIS:  Q. Let's go to Exhibit Number 27.  A. Yes.  Q. And if we can go to page 7.  MR. MORRIS: I think – I don't know	
6 7 8 9 10 11 12	BY MR. MORRIS: Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right. Q. You didn't identify any email correspondence in response to Interrogatory Number 2; is that correct?	5 6 7 8 9 10 11 12 13	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.) BY MR. MORRIS: Q. Let's go to Exhibit Number 27. A. Yes. Q. And if we can go to page 7. MR. MORRIS: I think – I don't know who's shuffling paper.	
6 7 8 9 10 11 12 13	BY MR. MORRIS:  Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right. Q. You didn't identify any email correspondence in response to Interrogatory Number 2; is that correct? A. I don't have my e-mails. So we have	5 6 7 8 9 10 11 12 13 14	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.) BY MR. MORRIS: Q. Let's go to Exhibit Number 27. A. Yes. Q. And if we can go to page 7. MR. MORRIS: I think – I don't know who's shuffling paper. BY MR. MORRIS:	
6 7 8 9 10 11 12 13 14	BY MR. MORRIS:  Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right. Q. You didn't identify any email correspondence in response to Interrogatory Number 2; is that correct? A. I don't have my e-mails. So we have painfully little from the Highland estate.	5 6 7 8 9 10 11 12 13 14 15	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.) BY MR. MORRIS: Q. Let's go to Exhibit Number 27. A. Yes. Q. And if we can go to page 7. MR. MORRIS: I think – I don't know who's shuffling paper. BY MR. MORRIS: Q. But if we're at page 7, we're	
6 7 8 9 10 11 12 13 14 15	BY MR. MORRIS:  Q. Page 12.  A. Page 12. Yes. Which one?  Q. Number 2.  A. All right.  Q. You didn't identify any email correspondence in response to Interrogatory Number 2; is that correct?  A. I don't have my e-mails. So we have painfully little from the Highland estate.  Q. Okay.	5 6 7 8 9 10 11 12 13 14 15 16	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.) BY MR. MORRIS: Q. Let's go to Exhibit Number 27. A. Yes. Q. And if we can go to page 7. MR. MORRIS: I think – I don't know who's shuffling paper. BY MR. MORRIS: Q. But if we're at page 7, we're looking at Interrogatory Number 3.	
6 7 8 9 10 11 12 13 14 15 16 17	BY MR. MORRIS:  Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right. Q. You didn't identify any email correspondence in response to Interrogatory Number 2; is that correct? A. I don't have my e-mails. So we have painfully little from the Highland estate. Q. Okay. A. I think at the time we responded, we	5 6 7 8 9 10 11 12 13 14 15 16 17	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.) BY MR. MORRIS: Q. Let's go to Exhibit Number 27. A. Yes. Q. And if we can go to page 7. MR. MORRIS: I think – I don't know who's shuffling paper. BY MR. MORRIS: Q. But if we're at page 7, we're looking at Interrogatory Number 3. Is the reason for the denial – and	
6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. MORRIS:  Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right. Q. You didn't identify any email correspondence in response to Interrogatory Number 2; is that correct? A. I don't have my e-mails. So we have painfully little from the Highland estate. Q. Okay. A. I think at the time we responded, we thought we might get access to things; but we	5 6 7 8 9 10 11 12 13 14 15 16 17 18	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.) BY MR. MORRIS: Q. Let's go to Exhibit Number 27. A. Yes. Q. And if we can go to page 7. MR. MORRIS: I think – I don't know who's shuffling paper. BY MR. MORRIS: Q. But if we're at page 7, we're looking at Interrogatory Number 3. Is the reason for the denial – and I apologize. I may be going too quickly	
6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. MORRIS:  Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right. Q. You didn't identify any email correspondence in response to Interrogatory Number 2; is that correct? A. I don't have my e-mails. So we have painfully little from the Highland estate. Q. Okay. A. I think at the time we responded, we thought we might get access to things; but we haven't been able to come up with anything. We	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.)  BY MR. MORRIS:  Q. Let's go to Exhibit Number 27.  A. Yes.  Q. And if we can go to page 7.  MR. MORRIS: I think – I don't know who's shuffling paper.  BY MR. MORRIS:  Q. But if we're at page 7, we're looking at Interrogatory Number 3.  Is the reason for the denial – and I apologize. I may be going too quickly because I know we're all anxious to finish, but	
6 7 8 9 10 11 12 13 14 15 16 17 18 19	BY MR. MORRIS:  Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right. Q. You didn't identify any email correspondence in response to Interrogatory Number 2; is that correct? A. I don't have my e-mails. So we have painfully little from the Highland estate. Q. Okay. A. I think at the time we responded, we thought we might get access to things; but we haven't been able to come up with anything. We have – we have no access to anything.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.) BY MR. MORRIS: Q. Let's go to Exhibit Number 27. A. Yes. Q. And if we can go to page 7. MR. MORRIS: I think — I don't know who's shuffling paper. BY MR. MORRIS: Q. But if we're at page 7, we're looking at Interrogatory Number 3. Is the reason for the denial — and I apologize. I may be going too quickly because I know we're all anxious to finish, but I do want to represent to you that we're	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 21	BY MR. MORRIS:  Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right. Q. You didn't identify any email correspondence in response to Interrogatory Number 2; is that correct? A. I don't have my e-mails. So we have painfully little from the Highland estate. Q. Okay. A. I think at the time we responded, we thought we might get access to things; but we haven't been able to come up with anything. We have – we have no access to anything. Q. Okay. So as you sit here today, you	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.) BY MR. MORRIS: Q. Let's go to Exhibit Number 27. A. Yes. Q. And if we can go to page 7. MR. MORRIS: I think – I don't know who's shuffling paper. BY MR. MORRIS: Q. But if we're at page 7, we're looking at Interrogatory Number 3. Is the reason for the denial – and I apologize. I may be going too quickly because I know we're all anxious to finish, but I do want to represent to you that we're looking at the discovery responses of NexPoint	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. MORRIS:  Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right. Q. You didn't identify any email correspondence in response to Interrogatory Number 2; is that correct? A. I don't have my e-mails. So we have painfully little from the Highland estate. Q. Okay. A. I think at the time we responded, we thought we might get access to things; but we haven't been able to come up with anything. We have – we have no access to anything. Q. Okay. So as you sit here today, you cannot identify any e-mail correspondence that	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.)  BY MR. MORRIS:  Q. Let's go to Exhibit Number 27.  A. Yes.  Q. And if we can go to page 7.  MR. MORRIS: I think – I don't know who's shuffling paper.  BY MR. MORRIS:  Q. But if we're at page 7, we're looking at Interrogatory Number 3.  Is the reason for the denial – and I apologize. I may be going too quickly because I know we're all anxious to finish, but I do want to represent to you that we're looking at the discovery responses of NexPoint Advisors.	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	BY MR. MORRIS:  Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right. Q. You didn't identify any email correspondence in response to Interrogatory Number 2; is that correct? A. I don't have my e-mails. So we have painfully little from the Highland estate. Q. Okay. A. I think at the time we responded, we thought we might get access to things; but we haven't been able to come up with anything. We have – we have no access to anything. Q. Okay. So as you sit here today, you cannot identify any e-mail correspondence that discusses the existence of the agreement,	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.) BY MR. MORRIS: Q. Let's go to Exhibit Number 27. A. Yes. Q. And if we can go to page 7. MR. MORRIS: I think – I don't know who's shuffling paper. BY MR. MORRIS: Q. But if we're at page 7, we're looking at Interrogatory Number 3. Is the reason for the denial – and I apologize. I may be going too quickly because I know we're all anxious to finish, but I do want to represent to you that we're looking at the discovery responses of NexPoint Advisors. A. Right.	
6 7 8 9 10 11 12 13 14 15 16 17 18 22 23 24 25	BY MR. MORRIS:  Q. Page 12. A. Page 12. Yes. Which one? Q. Number 2. A. All right. Q. You didn't identify any email correspondence in response to Interrogatory Number 2; is that correct? A. I don't have my e-mails. So we have painfully little from the Highland estate. Q. Okay. A. I think at the time we responded, we thought we might get access to things; but we haven't been able to come up with anything. We have – we have no access to anything. Q. Okay. So as you sit here today, you cannot identify any e-mail correspondence that discusses the existence of the agreement,	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.) BY MR. MORRIS: Q. Let's go to Exhibit Number 27. A. Yes. Q. And if we can go to page 7. MR. MORRIS: I think – I don't know who's shuffling paper. BY MR. MORRIS: Q. But if we're at page 7, we're looking at Interrogatory Number 3. Is the reason for the denial – and I apologize. I may be going too quickly because I know we're all anxious to finish, but I do want to represent to you that we're looking at the discovery responses of NexPoint Advisors.	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 72 of 200 PageID 49518

Case 3.21-CV-00001-X Ducument 170-42 F	
1 JAMES DONDERO	Page 175  1 JAMES DONDERO
2 at –	2 Q. Okay. Is there any other reason
3 A. Yes.	3 that you denied Request for Admissions Number 7
4 Q. – Request for Admission Number 3,	4 and 8?
5 is your answer the same on behalf of NexPoint	5 A. Not that I can think of at this
6 Advisors as it was for yourself as to why you	6 point in time.
7 denied Request for Admission Number 3?	7 I don't think the LPA applies much
8 A. Yes.	8 here, but I may be —
9 Q. Okay. If we can go to Request for	9 MR. MORRIS: All right. I have no
10 Admission Number 6, that is the same Request	10 further questions.
11 for Admission that we talked about with respect	11 THE WITNESS: Wonderful. Thank you.
12 to yourself in your individual capacity a	12 Have a good evening.
13 moment ago.	13 MR. MORRIS: Thank you. Take care.
14 Is your reason for denying Request	14 MS. DEITSCH-PEREZ: Thank you.
15 for Admission Number 6 the same reason that you	15 MR. MORRIS: Bye now.
16 gave for yourself?	16 THE VIDEOGRAPHER: All right. If
17 A. Yes.	17 there are no further questions, this
17 A. Tes. 18 Q. And looking at Request for	18 concludes today's deposition. Volume II
19 Admissions Number 7 and 8, is the reason that	19 [sic] consists of three media. We are off
20 you denied those Requests for Admissions	20 the record at 5:21 p.m.
21 because you told Seery and the committee and	21 THE COURT REPORTER: Everybody is
•	22 leaving, and I wanted to get everybody's
, , , ,	23 order on the record.
, , , ,	24 MS. DEITSCH-PEREZ: I'd like the
24 as part of your compensation?	
25 A. And the independent board, yes.	rough. And then the regular can be
Page 176 1 JAMES DONDERO	Page 177
whenever you get the regular done. No	2
3 special rush.	3
4 THE COURT REPORTER: Okay. Thank	4 I, SUZANNE J. STOTZ, a Certified
5 you.	5 Shorthand Reporter, Registered Professional
6 MS. DEITSCH-PEREZ: You're welcome.	6 Reporter, Certified Realtime Reporter, and
7 THE COURT REPORTER: Ms. Canty, I	7 Notary Public in and for the State of Texas, do
8 think there's a standing order for a daily	8 hereby certify that the foregoing is a true and
9 delivery – or an immediate delivery for	9 accurate transcript of the stenographic
10 your firm?	10 above-captioned matter.
11 MS. CANTY: Yes.	11
12 THE COURT REPORTER: Okay, 1 just	12
13 wanted to confirm that. I'll get that out	13
14 tonight, then.	14 SUZANNE J. STOTZ, CSR, RPR, CRR
14 tonight, then. 15 MS. CANTY: Okay, thank you.	15 Texas Certification No. 11942
16 (The witness is excused.)	16
17 (Deposition of James Dondero	17
• •	18 DATED: November 4, 2021
18 concluded at 5:21 p.m. CDT.)	19
19	20
20	21 NOTE: THE CERTIFICATE APPENDED TO THIS
21	
22	
23	23 OF THE SAME BY ANY MEANS, UNLESS UNDER THE
24	24 DIRECT CONTROL AND/OR DIRECTION OF THE
25	25 CERTIFYING COURT REPORTER.

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 73 of 200 PageID 49519

1	FF	RRATA SHI	EET	Page 178	
2			y in the foregoing		
		nd believe it to be			
			owledge and belief		
		owing changes:			
		NE CHANG			
				_	
14					
15					
16					
17					
18				_	
19	WITNESS	SIGNATURE	DATE		
20					
21	Sworn and	subscribed to be	efore me this		
22	day	of	, 202	l.	
23					
24	Notary Pub	lic of the			
25	State of				

Index: \$1.55-million..acting

\$	<b>15</b> 151:17 164:8
· · · · · · · · · · · · · · · · · · ·	<b>15-C</b> 130:11 131:3 137:3
\$1.55-million 64:22	<b>17</b> 20:20
<b>\$12.3</b> 140:13 141:6,	<b>18</b> 20:8 26:13 71:16 73:15
<b>\$2</b> 62:6	<b>19</b> 20:8
<b>\$2.4</b> 91:11,13,23	<b>1939</b> 104:7
92:6,11,14 93:12 103:17 104:2 107:23 109:2,25 110:13,23	<b>1:17</b> 9:11
<b>\$2.4-million</b> 91:19	2
<b>\$23</b> 138:13	
<b>\$23.7</b> 137:10,22	<b>2</b> 52:24 94:19 97:15
<b>\$250,000</b> 58:20	108:25 132:9 135:15 18 136:13 143:7
<b>\$5</b> 101:22 102:17	171:23 172:5,9,13
111:17,21,24 112:4,	<b>2,500,024</b> 60:10
10 117:9 119:23	<b>2.4</b> 104:14 110:20
<b>\$5-million</b> 116:16 120:10	<b>2.5</b> 61:5
<b>\$500,000</b> 62:5	<b>20</b> 57:16 58:2
<b>\$6</b> 99:6,16,22	<b>200,000</b> 64:22
<b>\$6,068,851</b> 98:18	<b>2016</b> 57:13,21 58:18 59:3
<b>\$7.4</b> 90:17 125:4	<b>2017</b> 20:8,21 60:2,9
129:5 140:22 141:7	62:6 63:17 73:14
<b>\$7.44</b> 102:7	137:17
<b>\$7.5</b> 119:10,14,16	<b>2018</b> 20:21 23:4 122:24 123:9,16
<b>\$7.8</b> 103:5	129:4
0	<b>2019</b> 23:5 25:3 90:16 25 91:13,24 97:15
<b>000025</b> 130:19	99:22 102:7 108:10, 25 110:3,25 111:20,
<b>000031</b> 130:19	25 112:5,10,18 113:3
	114:9 116:15 117:5 119:9,24 120:11
1	123:24 124:25 128:14 140:24
<b>1</b> 9:3 94:3 141:19	<b>2020</b> 25:3,9 109:21
<b>100</b> 96:24	130:9,18,23 133:19,
<b>12</b> 171:22 172:7,8	23 136:11 137:3,8,9 138:20 139:13,23
173:24	140:14 141:22 142:6
<b>13</b> 26:14	151:9 152:25 153:5,

**14** 26:14 151:17

<b>15</b> 151:17 164:8
<b>15-C</b> 130:11 131:3 137:3
<b>17</b> 20:20
<b>18</b> 20:8 26:13 71:16 73:15
<b>19</b> 20:8
<b>1939</b> 104:7
<b>1:17</b> 9:11
2
2 52:24 94:19 97:15 108:25 132:9 135:15, 18 136:13 143:7 171:23 172:5,9,13
<b>2,500,024</b> 60:10
<b>2.4</b> 104:14 110:20
<b>2.5</b> 61:5
<b>20</b> 57:16 58:2
<b>200,000</b> 64:22
<b>2016</b> 57:13,21 58:18 59:3
<b>2017</b> 20:8,21 60:2,9 62:6 63:17 73:14 137:17
<b>2018</b> 20:21 23:4 122:24 123:9,16 129:4
2019 23:5 25:3 90:16, 25 91:13,24 97:15 99:22 102:7 108:10, 25 110:3,25 111:20, 25 112:5,10,18 113:3 114:9 116:15 117:5 119:9,24 120:11 123:24 124:25 128:14 140:24
<b>2020</b> 25:3,9 109:21 130:9,18,23 133:19,

155:6,20 156:6,13,25

19 154:7,13,15,22

78-42 Filed 01/09/2
<b>2021</b> 9:10 136:7,20 139:3 142:17 143:8 157:9 158:6 159:10, 24 161:23 162:15
<b>21</b> 141:15
<b>22</b> 143:6
<b>23</b> 130:18,23 133:18, 23 136:11
<b>24</b> 163:9,13,23,24 171:24 172:4
<b>252</b> 124:3
<b>27</b> 173:2,9
<b>2:28</b> 66:12
<b>2:43</b> 66:15
<b>2:44</b> 67:5
3
<b>3</b> 117:5 119:23 123:24 143:7 150:3 165:10 166:2,8 173:16 174:4,7
<b>30</b> 8:18 12:6,22 22:3, 4,5 137:9 140:14 154:7
<b>30(b)(6)</b> 14:23 15:7 17:4 18:18,21 68:24 76:24 143:24 144:7
<b>300,000</b> 64:23
<b>31</b> 10:16 82:10 122:24 123:9,15 129:4 137:17
<b>34</b> 22:5 123:4,6
<b>35</b> 22:6
<b>36</b> 22:6
<b>375</b> 102:10
<b>39</b> 104:8 124:23
<b>3:21</b> 94:6
<b>3:21</b> 94:6 <b>3:22</b> 94:21

111010111 711
<b>3:54</b> 115:12
<b>3rd</b> 111:20
4
<b>4</b> 9:10 165:11
<b>4.4M</b> 118:5
<b>40</b> 12:6,24
<b>47</b> 104:9
<b>4:38</b> 149:24
<b>4:45</b> 149:22 150:5
5
<b>5</b> 103:5
<b>50</b> 59:17,19 82:8
<b>50,000</b> 57:20
<b>51</b> 82:7
<b>53</b> 93:18 94:23 95:3 97:12 136:2
<b>54</b> 107:10,12 136:2
<b>56</b> 116:20,22
<b>57</b> 118:24 119:3
<b>59</b> 130:15,17
<b>5:03</b> 163:4
<b>5:06</b> 163:7
<b>5:21</b> 175:20 176:18
<b>5:37</b> 149:17
<b>5:38</b> 149:20
6
<b>6</b> 174:10,15
<b>65,772</b> 63:12
<b>68</b> 55:21 56:2,9
7
<b>7</b> 173:11,15 174:19 175:3
<b>70</b> 58:3

8 8 165:7 166:8 168:11, 13,22,23,24 174:19 175:4 82 13:3,12,17 14:3 39:16 47:10,20 48:8 81:25 82:10,11,17 83:18 171:6  9 9 25:9 168:11,18 169:19,21 90-day 47:22  A ability 27:16 43:6 45:10 47:5 acceleration 157:17,18 accepted 8:25 160:23 access 172:18,20 accommodated 66:23 accord 89:18 account 47:2 100:18 102:7 accountants 134:5 accounted 110:22 accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2 accurately 27:24 acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
8 165:7 166:8 168:11, 13,22,23,24 174:19 175:4  82 13:3,12,17 14:3 39:16 47:10,20 48:8 81:25 82:10,11,17 83:18 171:6  9  9 25:9 168:11,18 169:19,21  90-day 47:22  A  ability 27:16 43:6 45:10 47:5 acceleration 157:17,18 accepted 8:25 160:23 access 172:18,20 accommodated 66:23 accord 89:18 account 47:2 100:18 102:7 accountants 134:5 accounted 110:22 accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2 accurately 27:24 acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
13,22,23,24 174:19 175:4  82 13:3,12,17 14:3 39:16 47:10,20 48:8 81:25 82:10,11,17 83:18 171:6  9  9 25:9 168:11,18 169:19,21  90-day 47:22  A  ability 27:16 43:6 45:10 47:5 acceleration 157:17,18 accepted 8:25 160:23 access 172:18,20 accommodated 66:23 accord 89:18 account 47:2 100:18 102:7 accountants 134:5 accounted 110:22 accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2 accurately 27:24 acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
39:16 47:10,20 48:8 81:25 82:10,11,17 83:18 171:6  9  9 25:9 168:11,18 169:19,21  90-day 47:22  A  ability 27:16 43:6 45:10 47:5 acceleration 157:17,18 accepted 8:25 160:23 access 172:18,20 accommodated 66:23 accord 89:18 account 47:2 100:18 102:7 accountants 134:5 accounted 110:22 accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2 accurately 27:24 acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
9 25:9 168:11,18 169:19,21 90-day 47:22  A ability 27:16 43:6 45:10 47:5 acceleration 157:17,18 accepted 8:25 160:23 access 172:18,20 accommodated 66:23 accord 89:18 account 47:2 100:18 102:7 accountants 134:5 accounted 110:22 accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2 accurately 27:24 acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
A  ability 27:16 43:6     45:10 47:5  acceleration     157:17,18  accepted 8:25     160:23  accommodated     66:23  accord 89:18  account 47:2 100:18     102:7  accountants 134:5  accounted 110:22  accounting 37:24     107:19,22 108:2,12     110:8 111:13 117:5,     9,17 125:23 128:4,5     134:2  accurately 27:24  acting 40:22 59:10     65:20 73:5 105:7     134:16 138:6 141:10
A ability 27:16 43:6 45:10 47:5 acceleration 157:17,18 accepted 8:25 160:23 access 172:18,20 accommodated 66:23 accord 89:18 account 47:2 100:18 102:7 accountants 134:5 accounted 110:22 accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2 accurately 27:24 acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
ability 27:16 43:6 45:10 47:5 acceleration 157:17,18 accepted 8:25 160:23 access 172:18,20 accommodated 66:23 accord 89:18 account 47:2 100:18 102:7 accountants 134:5 accounted 110:22 accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2 accurately 27:24 acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
45:10 47:5  acceleration 157:17,18  accepted 8:25 160:23  access 172:18,20  accommodated 66:23  accord 89:18  account 47:2 100:18 102:7  accountants 134:5  accounted 110:22  accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2  accurately 27:24  acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
157:17,18  accepted 8:25 160:23  access 172:18,20  accommodated 66:23  accord 89:18  account 47:2 100:18 102:7  accountants 134:5  accounted 110:22  accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2  accurately 27:24  acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
access 172:18,20 accommodated 66:23 accord 89:18 account 47:2 100:18 102:7 accountants 134:5 accounted 110:22 accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2 accurately 27:24 acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
accommodated 66:23 accord 89:18 account 47:2 100:18 102:7 accountants 134:5 accounted 110:22 accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2 accurately 27:24 acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
66:23  accord 89:18  account 47:2 100:18  102:7  accountants 134:5  accounted 110:22  accounting 37:24  107:19,22 108:2,12  110:8 111:13 117:5,  9,17 125:23 128:4,5  134:2  accurately 27:24  acting 40:22 59:10  65:20 73:5 105:7  134:16 138:6 141:10
account 47:2 100:18 102:7 accountants 134:5 accounted 110:22 accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2 accurately 27:24 acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
102:7  accountants 134:5  accounted 110:22  accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2  accurately 27:24  acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
accounted 110:22 accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2 accurately 27:24 acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
accounting 37:24 107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2 accurately 27:24 acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
107:19,22 108:2,12 110:8 111:13 117:5, 9,17 125:23 128:4,5 134:2 accurately 27:24 acting 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
<b>acting</b> 40:22 59:10 65:20 73:5 105:7 134:16 138:6 141:10
65:20 73:5 105:7 134:16 138:6 141:10
142:4 144:15 149:7 150:18 159:8,20 161:3,10 162:12

**3:53** 115:9

Index: action..back

action 9:17 38:25 actions 142:24 activities 106:2 actual 37:24 51:11 73:16 addition 157:15 additional 101:9 103:16 138:23 address 141:15 adjust 47:5 75:7 138:16 adjusted 84:4 admissible 8:16 Admission 163:15 166:2 168:11 169:18, 20 173:5 174:4,7,10, 11,15 Admissions 174:19, 20 175:3 admit 165:11 166:4 168:13,19,24 adversary 165:14 166:5,15 168:15 169:2.12 170:13

advice 11:25 advise 138:3 advisor 103:17

104:22 142:7

advisor's 104:23 **advisors** 58:5,12 109:3 129:17,22,25 130:9 131:2 133:5, 15,17 134:17,21,23 136:12 137:2 142:5, 21 154:6 173:3.22

advisors' 133:22

174:6

affiliate 152:4 155:21

affiliated 58:4 146:23

affiliates 110:10 137:10 154:21 155:5

afield 38:16

**afternoon** 8:2 67:6 aggregate 21:21,23

24:15 27:4 51:24 71:15 90:16 102:13 125:3 140:22

agree 39:19 41:22 43:13 46:3 71:8 83:8 103:3 115:4,7

agreed 160:17

agreement 19:20 20:19,24 21:8,12,16, 25 22:7,11,18 23:2,8, 12,17,22 24:7,12,17 25:2,13,18,21,25 26:5 27:5,11,17 28:7, 22 29:18,25 30:8,14, 23 31:4,9,24 32:7,11, 22 33:11,24 34:17,22 35:14,17 36:8,22 37:4 39:7 40:10 43:13 44:12,21,24 45:17 47:19 48:5 69:21 71:20 77:24 78:3 79:9 81:25 82:22 84:16 85:22 86:11,13,20 99:25 134:13 135:12 144:18 152:3 153:7 165:13 166:6,13,25 167:3,8,11 168:16,19 169:3.13 171:12 172:23

agreements 13:18, 22 14:2,8 19:16,21, 25 20:6,8,10 29:2,6, 11 30:22 31:2 40:6, 17,20 41:2,9,13,20, 24 42:12,13,16,24 46:13 47:8.11 48:4. 16 49:4,13,18 50:10, 19 51:7 53:12,19 54:3.7 69:11 72:8 73:5,23 74:7,13,20 75:2,18,25 76:12,16 77:11,19 79:17,23 81:3,16 82:18,24 83:23 84:9,19 85:11 105:23 127:11 133:25 134:15 137:23 138:4.9 139:24 144:18 145:8 146:2,13,18 148:13 149:9 152:8 169:23

170:5,11 171:4,5 ahead 101:13 155:16

Aigen 77:5 95:25

**Alan** 12:7,9 allocate 61:10

allocated 61:18,21, 25 62:8

allowed 162:5

altered 43:23 44:14, 22

amended 13:5 136:4 142:16

amortization 156:10

amount 15:16 21:4, 15,19,22,24 24:6,16 30:7 31:13 57:17 58:19 61:4 62:2 75:12,13 90:17 99:12 103:9,11,20 104:2 108:25 125:3 126:20 137:15 140:23 151:17 160:22

**amounts** 56:19 92:23 100:21 112:12 135:20 152:2 158:19

analysis 73:23 100:6

**analysts** 135:7,9

analyze 73:6,8

Anchorage 71:21 83:5

**annoyed** 158:18

annual 55:2,16 56:13,15 126:12 129:17,24 130:10 136:6

answer's 91:25 140:3

answering 106:14

answers 86:20 138:17

anticipated 47:5

**anxious** 173:19

anymore 24:21 106:14 152:14

apologize 33:8 48:25 54:23 69:17 102:3 127:3 144:24 173:18

apparently 67:17 95:12

appearances 9:20

appeared 9:17

appears 136:21

**applied** 119:17

**applies** 175:7

approval 71:4,11,23

**approve** 134:17

approving 92:9 134:23

approximately 9:11 24:23 99:5,7,16,22, 23 101:21 102:6 103:4,17 137:10 140:13

**April** 90:25

**arrives** 68:20

Arvold 8:3

**Asia** 163:8

aspect 82:21,23

aspects 126:16

asset 167:15

assets 42:12 73:10 89:2 121:4.12

association 8:4

**assume** 60:19 122:12,14 128:16,20

attached 98:9

attaches 108:16

attachment 108:21

attended 158:17

attention 62:15 63:4 151:9

attorney 11:5,6 12:4 134:9

**attorneys** 89:23,25 90:3,8 134:14 161:2 **audio** 116:3

audit 122:11,20 123:23 124:19 125:7, 13,17,18,22 126:3,12 127:5,10,15 128:6,23 129:10

**audited** 120:15 122:7.23 124:13 128:10,14 129:3

auditors 124:17,20 126:3

audits 126:22

authority 71:2 72:19,

**authorize** 91:19.22 112:3

authorized 93:3.10

authorizing 111:23

availability 62:12

award 57:2.14.20 59:3 63:16

awards 63:19,20

aware 12:7,15,18,19 29:8,17 34:21 35:14, 17 39:5 52:19 70:5 80:16 90:14 92:21,24 93:3,11,15 99:20 100:5 105:23,24 108:10 109:19 110:7 116:15 117:16,23 119:8 121:21,25 122:9,21 125:15 126:10 128:9,13 135:2 137:7,13 139:4 141:21 142:15 145:5 148:11,16,18 153:10, 12 154:5,20 156:6,24 157:12,13,15,18,19 161:14,25 162:17

awareness 108:13 118:18 122:13 128:19 136:22 137:19 157:8

В

back 17:19 18:12 49:23 51:9 66:7,14

Index: back-and-forth..compensation

81:11 82:3 94:21 96:5,9 97:5,8 115:11 127:10 133:6 149:21 150:4 154:3 163:6 166:23

back-and-forth 153:21

background 128:2

**balance** 72:15 121:5, 19,22 122:4

bankruptcy 9:7 25:17 73:2 90:2 121:7,10 139:3 144:16 145:3,6 146:2,12,17 147:11, 14,18 150:11,15

**base** 60:9,19,25 61:10,13 88:20

**based** 51:11 61:25 84:5 98:16

**basis** 55:17 56:15 61:20 139:20

**Bates** 56:4 59:21 66:22 67:3,7 95:4 107:13 116:23 119:4 123:9 124:5 130:18

bed 93:4

begin 93:23

**beginning** 66:19 94:19 150:3

behalf 40:10,22 41:13 59:6,10 65:21 73:6 105:8 110:9 133:5 134:16,23 138:3,7 141:5,10,21 142:5 144:15 149:8 150:18 155:21 156:14 159:8,21 161:3,10 162:13 174:5

belabor 90:20

**belief** 133:24

**believed** 75:2 147:16 171:14

believing 114:11

benefit 98:6

**benefits** 54:11 55:3, 15 56:3,13,18 59:20, 25

**binder** 163:21

bit 131:8 139:7

board 71:14 105:20, 21,22 106:4,19 107:2,5 129:20 130:2,5,10 134:22 136:12 137:8,21 138:3,8 139:10,11, 13,22 140:12 141:5, 22 142:6 147:5,17,22 174:25

**boards** 131:2 138:13 141:11

bona 42:3,4

book 131:11

**booked** 93:13 110:4, 13,17 116:17 120:10

**booking** 110:19

**books** 93:14

borrower 81:2

**borrowers** 80:12 81:14

**bottom** 107:18

bought 83:7

**boy** 118:8

**break** 16:8,18 64:3,5 66:5,13 93:20 94:11 96:11,13,21 149:14, 25 150:8 163:5

Brian 54:22 60:23

bring 88:24

**broad** 28:5 65:5

**broadly** 152:10

**buckets** 52:5 53:9, 15.22 60:14

**bucks** 27:9 151:18

**bunch** 126:22

**business** 51:9 54:10 55:14 67:9

**Bye** 175:15

C

calculated 140:19 160:22

calculation 100:21

calendar 154:12

**call** 43:7 96:2,24 100:20 161:16,19

**called** 41:11 54:11 112:9 158:17

Canty 10:17 13:13 55:22 59:18 82:7,11 85:20 94:24 98:10 107:11 108:22 116:21 119:2 123:5, 20 124:6,10 130:16 131:25 132:4,6,12 133:9 135:16 142:13 163:12 165:8 176:7, 11.15

capability 67:7

**capacity** 15:25 16:15 17:16 18:18 68:23,24 76:24 87:8,9 91:4 120:24 143:24,25 144:12 174:12

**Capital** 9:6 39:24 62:15 87:15 88:7,9 89:9 109:3 123:7

**captured** 83:2,13

care 175:13

carefully 50:7

**carried** 121:4,12,18, 22 122:3

**case** 8:20 12:8,17 162:8

**cash** 53:3 62:11 84:24 118:10

**caused** 41:17 70:12 169:20

caveats 144:4

**CDT** 176:18

**cell** 161:17

**cement** 167:15

**Central** 149:22

certificate 90:23

certified 8:3

certify 91:4

cetera 126:19 127:11

**CFO** 111:7

**change** 46:4,13 96:23

**changed** 92:23 136:9

changing 45:5

characteristics

characterizations 148:7

**chart** 31:16,18 98:8, 12.17 100:16

**chat** 132:13

check 160:14 162:21

Christian 108:7

circumstances 89:15 113:11

Civil 8:19

**claim** 101:14 102:16, 21.23

claims 141:23 142:7

**clarification** 84:12, 21,23 85:2 140:8

clarified 84:5

clarity 37:2 144:4

Class 39:9,19 40:8 41:4.18 43:20

**cleanly** 155:14

**clear** 15:10 36:18 51:3 103:23 140:2 144:8

Clemente 147:6 148:3 149:8

**close** 67:9 117:10,14 166:7

closer 47:24

Clubock 169:24 170:19 174:22

co-loan 108:4

code 51:22 53:2

colleague 77:5

colleagues 17:19

collect 90:15 142:24

collectively 143:20

**Collins** 54:17,22,23, 25 55:14 56:14 60:23

**column** 98:23 101:20,24 102:2,4

combination 61:6

**commenced** 14:10 109:17 120:7,12 121:11,13,16 142:25 143:5

commencement

29:9 110:15 149:6 165:14 166:5,14 167:8 168:15,25 169:11 170:12

comment 45:8 46:9

comments 26:25

**committee** 148:3,4 174:21

communicate

communications 11:15 161:7

**companies** 63:3,9 70:14,21 71:3,13 72:10,20 74:2 75:4, 17 82:16 84:22 88:21,22 151:13

**company** 49:23 71:18

**compared** 74:6 75:17

compensation 42:3 46:19 49:20 50:12 51:11,22,23 53:3,7, 11,18 54:2,11 55:3, 15 56:3,13,17,19 57:13,20 59:20 65:8, 14,23 146:25 147:8

Index: Complaint..December

148:10 166:18,19 167:14 170:22 171:15,18 174:24

**Complaint** 13:6 142:16

complete 122:16,20

completeness 126:18

**compliance** 133:14, 18

complied 100:3

complies 10:2,17 13:13 55:22 59:18 85:20 98:10 107:11 108:22 116:21 119:2 123:5,20 124:6,10 130:16 131:25 132:4, 6 133:9 135:16 142:13 163:12 165:8

**comport** 102:5 137:15

computer 94:25

concept 88:25

concerned 169:12

concerns 35:18

**concluded** 10:25 176:18

concludes 175:18

conclusion 12:4

**condition** 42:7,8 73:17

**conditions** 13:20 43:8 44:5,13,22 45:10,19,23 47:6 69:12,23 70:2,6,11 72:7 73:7 75:23 82:19

conducted 124:20

conference 96:7

confidence 100:3

**confirm** 160:8 161:2, 11 176:13

**confirmation** 142:20 143:2,6,11 144:14 145:7 150:9,17 151:3

162:11

**confirmed** 142:16 160:16

**connection** 12:17 63:17 99:16 101:15 126:12 129:24 130:10 167:24

**consent** 112:9,17, 20,22 113:3,6,13,21 114:9,12

**consistent** 19:23 99:3

consistently 38:8

**consists** 175:19

Consolidated 123:7

constitute 160:19

consuming 13:19

contact 115:2

contacted 41:7

contained 127:5

**contend** 69:8,10,20 169:12

content 11:21

contentious 85:7,8

**context** 119:12,13 138:18 147:13 167:23 168:3

continuation 10:21

continue 19:12

contracts 129:17,21

contributions 88:2

**control** 25:11 42:17, 25 43:5,14 78:11,20 83:8,11 144:12 151:14 156:15 157:6

**controlled** 35:3,4 155:22

**conversation** 83:3 151:11 152:25 160:12 161:22

conversations

81:12 85:10 105:21 106:5 110:18 144:22,

23 152:12 162:6,10 167:18 170:19

coordinates 126:15

**copies** 76:14 77:9 154:4

**copy** 64:8 77:17 108:16 131:11

**Cornerstone** 70:22 72:2 74:19 75:7 83:9 167:2

**corporate** 107:19,22 108:2,12 110:7 117:4.9.17

correct 18:9,10 19:2, 3,15 23:14 27:19 29:2,3,6,7,11,12 32:14 33:20,21 39:25 40:13,17,20,23 41:5, 9,14,20 42:18 43:2 44:14 45:19 55:4 56:20 57:5,6 69:23 70:3,23 71:4 73:17, 19 76:12,16 77:11 99:18 109:18 111:9 117:20 127:18 129:18,22 130:2,6 139:19,25 166:9,10 170:7 172:13,24

**correction** 54:24 171:19

correspondence 95:4 107:13 116:23 172:12,22

**cost** 70:14 73:19 74:2 76:7 83:9.13

**costs** 74:6,15,18 75:4,9,18

**counsel** 9:12 12:22 17:25 66:16 93:19 117:19 133:22 134:8, 10 137:2 161:7

counsel's 11:25

counterproposal 84:20

**couple** 17:20 58:22, 24 71:21 89:23 96:3 134:5.6

court 9:7,22,24 18:10

25:18 94:17 142:15 144:17 145:3,7 146:2,12,17 147:11, 15,18 148:10 149:12 150:11,15 160:12 175:21 176:4,7,12

courtroom 8:17

**covered** 14:8 28:13 129:14

covers 14:14 83:22

**COVID-19** 8:6

create 45:10

**created** 29:9 35:10 110:8 168:14,25 169:7,11

creating 72:13 118:21

**credit** 127:11 153:25

credited 118:16

**creditor** 168:20 169:19,25 170:8,9 171:12

**creditors** 147:21 148:2 169:22 170:17 171:14

critical 93:3

**cure** 155:6,7 156:19 158:20 159:10 160:9, 19,22 161:5,24 162:4.16

**cured** 154:18,25 155:2,25 156:11 158:25 161:12

**current** 154:17,24 155:24 156:9 158:21

D

**D-CNL000212** 123:10

**D-CNL000257** 123:10

D-CNL003585 56:4

**D-CNL003587** 59:21

D-CNL003763

116:23

**D-CNL003764** 119:4

**D-CNL003765** 119:5

**D-CNL003768** 95:4

**D-CNL003770** 95:5

**D-CNL003777** 107:13

**D-CNL003779** 107:14

daily 110:8 176:8

date 15:17 22:9 24:10 25:5,12,22 26:6 27:7, 13 31:12 49:12 56:6 59:23 70:25 72:18 95:6 107:15 116:25 119:6 123:12 124:20 125:2 130:20 135:13 138:19 163:18 173:7

**dated** 97:15 108:25 119:23 123:9 130:18, 22

**David** 97:20

**day** 12:8 13:8 66:22 67:2,19 76:22 77:6 90:20 107:17 111:20 127:24 164:13

**DC** 134:8

**DC's** 134:8

**de** 51:24,25 158:19, 23

**Debbie** 10:11

**Deborah** 14:17 19:6 63:24 66:5 95:11

**debtor** 42:12 160:17 161:4

**debtor's** 41:24 42:5, 17 43:2 142:16

**December** 20:21 23:4 25:2 47:8,12 48:9,17 49:5 109:21 122:24 123:9,15 129:4 151:9 152:25 153:5,19 154:15,22, 25 155:6,20 156:6, 13,20,23,25

Index: decides..Dugaboy

decides 129:21
decision 17:18 61:9
113:14
declaration 159:4
declared 157:13
declaring 157:16
decreased 52:20
deemed 8:25 161:5,
12 162:16
deeply 166:21

**default** 157:10,14,16, 19 158:5,15 159:4 161:13

**Defendant** 163:13 173:2

**defendants** 143:20 144:16 145:6 150:10, 18

defendants' 162:13

deferral 42:4

deferred 57:13

**defined** 166:13

definition 36:23

**degree** 28:12

**degrees** 75:5,6

#### **DEITSCH-PEREZ**

10:7,12 11:9,16 14:19,22 15:2,6,19 16:6,19,24 17:7,10, 23 18:11,15 19:3,18 20:12 22:20 26:9,22 27:20 28:10 34:5,24 35:22 36:9 37:7 38:15,22,25 39:10 42:19 43:3,16,25 44:15,25 45:20 46:6, 16 48:19 50:13 52:11 53:20 59:13 60:11 62:9 64:2,11 65:15, 24 66:24 67:10,22,25 68:6,15 69:15 70:15 71:5 72:22 76:2,18 77:12,25 78:13,17,23 79:4,10 80:11 83:25 85:25 87:19 88:10 89:17 91:6 94:9 96:5, 20 97:4 98:19 100:10 101:5 103:7 106:24 111:10 113:7,16,24 114:22,25 115:7 116:5 117:21 125:8 127:22 129:7 131:10, 13 134:24 136:14 137:11 141:24 142:8 143:12 144:9 145:10, 19 150:22 152:5 155:8 157:2 158:8 160:3 161:6 164:2,12 165:16,22 170:14 172:2 175:14,24 176:6

**delivered** 139:22 147:14

delivery 176:9

**demand** 14:17 28:20 45:14,18 109:20 156:3,7,8 157:24

demanded 45:23

**denial** 173:17

**denied** 166:9 174:7, 20 175:3

deny 169:5,20

**denying** 167:6 174:14

dependents 134:12

depending 128:6

depends 114:3

deposed 12:20

**deposition** 8:10 9:5, 9 10:21 11:2,7 12:5 13:25 16:5,7 18:17, 21 26:15,21,23 31:20 38:17 66:19 67:15 76:21,22 78:21 94:20 109:6,9 120:15,22 127:24 150:4 175:18 176:17

**describe** 15:12 57:12 84:6 89:15,21 130:25

describes 13:17

**describing** 31:5 88:13 91:17

description 73:9,10

**detail** 31:22 32:20 125:21 164:24

**details** 21:13 26:16 85:5 99:19 143:15

**determine** 73:24 110:22

determiner 106:16

**devote** 62:14

devoted 63:4

**difference** 67:11 116:6

differentiated 61:3

diminishing 61:14

**direct** 11:10,22 65:20 105:3 151:4,8 155:19

**directly** 88:22 96:6 147:6,21 148:2 151:13 156:15 157:6

directors 25:21

**disclose** 56:22 57:7 60:4,8 161:7 166:12

**disclosed** 59:10 79:22 122:22 128:13 144:16 145:6 150:19 165:12 166:6 168:20 170:10 171:11

**disclosure** 71:22 139:7 145:3

disclosures 138:22

**discovery** 163:11 173:21

discretion 113:23

discuss 41:8

**discussed** 57:18 167:2

discusses 172:23

**discussing** 119:12, 14 153:23

**discussion** 11:21 49:17 78:19 83:4 84:5,11,21 85:2 108:8 115:10 167:23

**discussions** 50:9 77:21 79:6,15,21

85:3

**disruptive** 92:19,20

distancing 8:8

District 9:8

doc- 29:17

document 10:15 13:3 19:13 29:8 32:17 54:11 56:8 57:9,14 59:12 63:13 66:6,18,21 93:23 97:11 109:11 124:4 131:7,11,21 132:11 164:5 168:14,25

**documented** 87:6 88:3 147:7

**documents** 53:24 54:6 127:11 147:10, 14 163:22 169:10

**dollars** 52:9,17

**Dondero** 8:1 9:1.5 10:1.20 11:1 12:1 13:1,4 14:1 15:1 16:1 17:1 18:1 19:1.12.25 20:1 21:1 22:1 23:1 24:1 25:1 26:1 27:1,3 28:1 29:1 30:1 31:1 32:1 33:1 34:1 35:1 36:1 37:1 38:1 39:1, 18 40:1 41:1 42:1 43:1 44:1 45:1 46:1 47:1 48:1 49:1 50:1 51:1 52:1 53:1 54:1 55:1 56:1,3 57:1 58:1 59:1,20 60:1 61:1 62:1 63:1 64:1,17 65:1 66:1,18 67:1,21 68:1,22 69:1 70:1 71:1 72:1 73:1 74:1 75:1 76:1 77:1 78:1 79:1,6 80:1 81:1 82:1,15 83:1,18 84:1 85:1 86:1 87:1 88:1 89:1 90:1 91:1 92:1 93:1 94:1,20 95:1,8, 10,12 96:1 97:1,5 98:1 99:1 100:1 101:1 102:1,3 103:1 104:1 105:1 106:1 107:1 108:1 109:1 110:1 111:1 112:1 113:1 114:1 115:1,

15,21 116:1,2 117:1 118:1 119:1 120:1 121:1 122:1 123:1 124:1 125:1 126:1 127:1 128:1 129:1 130:1 131:1,6,18 132:1 133:1 134:1 135:1 136:1,25 137:1 138:1 139:1 140:1 141:1 142:1 143:1 144:1 145:1 146:1 147:1 148:1 149:1 150:1,4,8 151:1 152:1 153:1 154:1 155:1 156:1 157:1 158:1 159:1 160:1 161:1 162:1 163:1,20 164:1 165:1 166:1 167:1 168:1 169:1 170:1 171:1 172:1 173:1 174:1 175:1 176:1.17

**Dondero's** 18:17 96:8 114:21 163:10, 14

drafted 46:24

drafting 125:16,18

dual 60:24

**due** 8:6 42:2 79:24 80:3,17 102:18 103:10,12 118:17 135:20 151:12 152:2

Dugaboy 13:18 19:17,19,22 20:2,11, 19,25 21:2,8,12,17 22:2,11,19 23:3,8,13, 17,22 24:8,13,18 25:2,14 26:2,7 27:6, 12,18 28:8 29:19,25 30:8,14,23 31:4,9,22, 25 32:2,4,7,8,12,14, 19,22,23 33:2,12,14, 18,25 35:4,8 36:3,6, 12 37:5,6,17,20 38:9, 12 39:7 40:7,13,15, 23 41:3,12,17 42:16, 24 43:14 44:11,21 45:17 47:19 49:5,19 50:11,18,20 51:6,7, 17 52:2,8 53:10,13, 17,25 54:5 56:24 57:5,8,13 58:17 60:6, 9 64:18 65:6 73:11

Index: duly..form

75:15,21,24 76:11,15 77:8,17,22 78:5 79:7, 15,21 80:22,25 81:4, 5,6,12 82:24 84:10, 14,20 137:24 138:10 139:25 144:18 145:9 146:3,13,19 148:14 149:9 167:11 170:12

duly 10:5

**Dustin** 153:9

#### Ε

e-mail 19:9 63:24 64:8 68:2,4,9,12,18 95:3 97:14,19 107:12,18 108:11,16 116:22 117:4 160:15 172:22

**e-mails** 172:14

earlier 12:16 27:16 51:20 59:5 60:15,16 118:15 134:4 166:17

early 20:21 23:5 25:3 91:12,23 110:24 111:19,25 112:5,10 157:9

easiest 68:7

Eastern 66:8

easy 64:10

**educated** 118:8,12

educted 118:9

either/or 69:4

**email** 172:11

Emanuel 10:10

**embedded** 72:8 75:9

**employee** 56:20 88:20

**employees** 54:12 55:4,16 56:15 60:24, 25 125:16 135:7,9 151:20

employees' 88:14

empowered 160:6

encourage 112:23

**end** 20:20 49:9 66:22, 25 67:18 94:2 96:8 124:19 154:12

ending 122:24 129:4

**ends** 89:3

**enter** 19:17 20:2,7,18 23:2 24:25 31:24 32:6 41:13,19

entered 13:18 20:5, 11,25 21:16 22:17 25:13,21 26:6 27:5, 12,18 28:8 31:3,8 33:11,24 39:8 40:5,9, 16,20 41:2 42:13,15, 23 44:11 45:16 47:8, 18 49:4,12 50:20 53:13 73:21 74:7,12, 19,25 75:24 81:3 137:24 138:9 139:24 145:8 146:3,12,18 148:14 170:11

**entering** 32:11 43:12 46:13 51:6 53:12,19 54:2,6 73:4 75:18 76:12,16 77:10,18

entities 28:18 30:25 36:3,14 38:13 52:22 61:2,7,18,22 62:3,18, 19 79:25 80:17,20,23 81:17,18,23 88:12 89:3

entitled 14:23 124:13

**entity** 35:5 40:9 60:21 81:13 156:14 157:5

**entry** 50:19 85:11 125:13

equal 99:12 112:9

equity 63:8 71:17

**error** 99:17 100:9,19 101:15 102:8 104:18 105:5.9.13 106:23

Essentially 92:2

**estate** 86:25 89:10, 24 90:4,7 134:6,10 148:9 167:16 170:22 172:15

estimate 85:16

estimated 99:4

**evening** 175:12

**events** 122:24 124:14.17

**everybody's** 9:17 175:22

**exact** 85:15 100:4,5 112:12

**examination** 10:18 12:23 93:23

**examined** 10:5 12:16.19

exceeded 74:2 75:4

**excused** 176:16

**executed** 24:11 30:13

executive 126:17

**exercise** 42:25 43:5 113:23

**exercised** 43:14,19

exercising 42:17

exhibit 10:16 55:21 56:2,9 59:17,19 82:10 93:18 94:23 95:3 97:12 107:10,12 116:20,22 118:24 119:3 123:4,6 130:15,17 163:9,13 173:2.9

**existed** 122:19

existence 109:11 138:4 144:17 145:7 146:17 148:13 165:12 168:16 169:3, 13 170:10 171:11 172:23

existing 38:3

expectation 147:7

expenses 104:10

experience 104:21

experienced 90:3

**expert** 12:15,18 45:8 59:6.11 65:12.21

experts 89:24

explained 143:15

expressed 76:7

**expressing** 76:6

**extent** 11:19 104:6, 12 122:17 169:25

external 58:14

#### F

**fact** 41:17 75:7 82:5 99:15,21 111:20 119:8 153:11 162:20

facts 70:5

fair 12:11 13:21 14:4 42:10 51:23 57:4 70:7 74:11,24 75:12, 13 101:4 110:14 113:19 125:19 127:15 130:25 148:17

faith 100:3

fall 53:8,14,22

fallen 52:4

familiar 9:16 34:15 102:20 126:10

fastest 64:14

fault 33:8

**February** 47:13 48:10,18 49:6 142:17 143:7 155:3

Federal 8:18

**fee** 112:9,17,20,22,23 113:3,6,13,21 114:9, 12

feed 116:3

feel 167:19

**fees** 101:9 103:24 104:7,9

fide 42:3,4

**figure** 68:9

file 101:14

filed 142:20

filing 145:18 147:20

filings 145:22

final 136:19

**Finally** 89:17

finance 100:7

financial 32:23 33:3 120:16 122:7,23 123:8 126:7 128:10, 14 129:3

financials 31:21 32:19 122:16 123:16 124:13

**find** 46:19 64:13 173:24

**fine** 44:7 64:12 149:21

**finish** 66:9 116:10 149:19 150:7 156:22 173:19

**firm** 63:25 67:7 125:23 127:10 128:5 176:10

fiscal 124:19

five- 63:22

**fixed** 116:3

floor 96:9

**focus** 120:20

focused 120:24 follow 11:24 77:4

follow-up 28:5

force 71:17

forgive 31:25 39:20

**forgiven** 69:11,21,22 70:12 166:19 170:21 171:15,17 174:23

**forgiveness** 13:19 32:13 33:13 51:20 81:7,8 101:9 103:24

forgiving 167:13

**form** 27:21 28:11 34:25 36:10 37:8 42:20 43:4,17 44:2, 16 45:2,21 46:7,17

Index: formally..identify

48:20 56:12 59:14 60:12 62:10 65:16. 22,25 66:17 69:16 70:16 71:6 72:23 76:3,19 77:2,13 78:2, 9 79:11 84:2 86:2 87:20 88:11 91:7 98:20 100:11 101:6 103:8 111:11 113:8, 17,25 117:22 125:9 127:23 129:8 134:25 136:15 137:12 141:25 142:9 143:13 145:11,20 150:23 152:6 155:9 157:3 160:4 165:17 172:3

formally 147:3

format 56:16

Fort 92:4

**forward** 146:22

forwarding 97:19

foundation 121:20

fraction 24:19

Frank 90:16 92:12,14 108:11 126:8 151:11 158:17 159:12,14,19 160:5,22 162:14 165:13 166:7,14,21 167:7 169:25

Friday 10:22 11:2,8

Friday's 12:23

**front** 17:15 18:25 19:14 133:6 163:21

frozen 114:21.23

fulfillment 69:12,22

full 62:14

**fully** 103:21 104:3 160:6

function 111:13

**functions** 129:11 135:10

**fund** 72:5 97:25 98:5, 17,24 99:5,11,15,21 100:2,8,17 103:21 104:3 109:3

**funded** 103:4

**funding** 100:23 102:18

**funds** 83:10 129:18, 20 134:2.18 135:11

future 135:21

G

**GAF** 97:22,24 100:18 102:6,18 103:21 104:4 105:12,22 106:3,21

**gave** 50:23 51:5 92:17 93:6 104:6,12 122:9 136:12 137:17 152:22 153:19 157:10,16 174:16

gears 85:17 129:16

**general** 50:17 128:3, 7 133:22 134:9 151:23

generally 14:5 28:16 53:8 56:21 83:22 92:15 110:5 111:13 112:2 119:20 120:19 142:18 143:16 144:20 148:10 151:15 170:17 171:9, 10

**give** 68:8,10,15 75:14 90:12 92:5 94:25 115:2 151:24 162:19

give-and-take 92:23

glad 16:12

**good** 8:2 94:16,17 149:13 155:24 175:12

**grant** 43:7

granted 44:4 63:16

gratuitous 26:25

greater 47:17

gross 21:18 57:17

**group** 54:15,18,21 107:19,22 108:2 110:8 117:5,18 125:25 126:6,8 166:21 **growth** 51:10

guess 31:7 40:4 42:6 48:23 55:11 80:4 118:12 143:16 144:20 157:13,19 171:8

Н

half 149:18

**hand** 9:25

handled 38:7

handles 126:9

hang 114:25

**happened** 44:8 48:12

**Hayley** 108:7

haywire 94:25

**HCMFA** 62:21 90:15, 24 91:5,14,23 92:20 93:2,13 97:22 99:10, 11,15,21 100:7,17 101:14,20 102:6,16 103:20 104:2,11,13, 16 105:8,11 106:3, 21.22 107:23 110:2. 22,24 111:8,21,24 112:4,8,17 113:2,6, 14 114:7.12 116:16 118:11 119:14,18 120:6,10,25 125:2 128:10.13.20 129:6 134:13 135:6,23 140:12,23 141:6,10, 21,22 143:19 144:7, 11

**HCMFA's** 93:14 121:19,22 122:4 128:23 129:3

**HCMFAS** 130:19

**HCMLT** 107:23

**HCRE** 14:10 62:21 81:22 85:23 86:3,5, 14,17 87:10 88:15 143:19 157:22

**head** 22:23 24:4,5 26:8 27:23 29:22 31:14 54:17,20 63:5

90:11

heading 124:9

hear 115:15,16

**heard** 157:19

**hearing** 143:2,6 145:17 146:16 158:16

**held** 9:9 35:8 41:3 72:10 73:12 111:7,8 115:10

helpful 89:13

**helps** 141:19

Hendrix 97:20 108:15 117:4,8,12

Hendrix's 108:15

hidden 104:20

High- 126:25

**higher** 74:9,10,15,22,

23 75:8 **Highland** 9:6 14:10 15:15 25:12 32:2 34:16 35:9,19 36:14, 17,22,24 37:18,21 38:10 39:24 40:10 41:14 46:20 51:13,25 52:12 54:10 57:25 60:20 61:5,13,16 62:6,15,21,22 63:7 70:13,18 71:16 72:25 79:18,25 80:4,17 85:24 86:8,15,18,24 87:2,5,9,15,17 88:2, 7,8,19,23 89:4,8,25 90:3,6,14 91:13,22 92:20 93:13,14 102:24 104:15.17

105:4,9,12,25 106:3, 4,22 109:2,19 110:2, 10,22,24 111:7,21,24 112:4 113:5 114:5,13 116:16 118:9,11,15 119:9,15,16,18 120:6,9,25 122:9 123:6 125:15,25 127:4,12 128:24 129:6 134:14 135:5,

11,23 137:9,18 139:2 140:14,24 141:23 142:7 151:12 152:2,3 153:6 154:6 155:5,20 156:7,13 157:7,10, 13,21 158:6,15 159:9,12,15,16 166:3 172:15

Highland's 33:3 41:4 55:4,16 56:15 72:9,13,15,19 73:25 74:5,14 75:3,16,17 120:15 121:5 122:7, 22 126:12 154:21 170:9

Highland/nexpoint 61:6

hindsight 50:3

hit 19:10

hold 40:2 58:2 96:4

holder 83:5

**holders** 39:19 43:20 71:21

holidays 47:25 48:12

Honestly 56:25

**hope** 66:23 67:6 78:14 149:16 152:14

hour 68:5 149:18,19

housed 105:25

Human 54:14,18,20

**hundred** 60:20 126:23 127:9

-1

idea 61:20 62:4 102:25

identification 56:5 59:22 95:6 107:15 116:24 119:5 123:11 130:20 163:17 173:6

identified 30:22 80:8 81:22 90:23 108:12

identifies 29:10

identify 21:10,14 22:9 23:15,20 24:10 26:4 28:6 29:23 30:6 31:11 33:22 34:9 47:17 62:19 63:3

Index: II..lawsuit

77:22 79:7,16 80:2, 19 81:13.14 84:18 104:21 106:11 156:12 169:19 172:11.22 **II** 9:4 94:19 175:18 illiquid 72:14 84:24 illiquidity 75:13 **imagine** 141:14 immediately 14:18 160:23 imminent 73:14 **impact** 44:9 implied 75:9 impossible 42:9 improperly 122:18 inability 78:20 inaccurately 129:4 inappropriate 17:6, 12 include 84:15 124:17 139.6 included 84:9 108:11 153:24 166:20

139:6

included 84:9
 108:11 153:24
 166:20

includes 140:21

including 92:25

incorporate 86:19

increase 51:21

incumbency 90:23

91:4 incurred 28:17,20

independent 25:20 147:5,16,21 174:25

indirectly 147:4 151:13 156:15 157:6

individual 15:25 16:16 17:16 38:18 68:23 120:23 143:24 144:12 174:12

individuals 88:16 industry 46:20 51:12

53:4 ineffective 147:25

inform 25:17,20 105:3 138:12 151:4 162:13

information 15:8 49:19 50:11,18,23 51:5 56:23 60:5 75:15 123:9 127:5,13 129:25 131:3

informed 99:11 104:16 105:8,11 108:2 137:8,21 138:7 141:5 142:5 146:16 150:10

informing 141:22 infrastructure 135:4

initial 138:23

**initiatives** 51:10 63:7,10

input 87:3

**insist** 26:12

**instruct** 55:6 92:10 138:2 139:9,10 140:4

instructed 92:7 107:21 110:2,23 152:20

instructing 92:14

instruction 152:22 153:18

instructions 92:5,17 93:6 151:25

insurance 101:8,14, 18,22 102:16,20,23 103:4 112:13

integrity 126:19

intended 56:18

intent 46:15,18

intentionally 47:4

**inter** 108:3

interaction 126:9

interest 22:5 34:16, 23 35:2,5,9,18 36:8, 19 37:5 41:4 70:13 118:17 154:10 156:10

interests 72:9,10,13, 19 73:25 74:5,14 75:3,16

interpretation 44:5 100:25

Interrogatories 163:16 165:10 173:5

Interrogatory 171:23 172:12 173:16

interrupt 144:25

interrupting 145:11

Interruption 115:22

interval 49:9

introduce 9:12

investment 98:2

investors 98:6 103:10

involved 49:25 66:3 92:8 129:10,12 156:16,17 166:22

**iphone** 68:13

irrelevant 139:17

**issue** 70:22 77:18 92:3 93:4 169:8

**issued** 38:4 42:5 125:2 140:23

**issues** 141:16

**items** 104:13

J

Jacob 8:3

James 8:1 9:1,5 10:1 11:1 12:1 13:1 14:1 15:1 16:1 17:1 18:1 19:1 20:1 21:1 22:1 23:1 24:1 25:1 26:1 27:1 28:1 29:1 30:1 31:1 32:1 33:1 34:1 35:1 36:1 37:1 38:1 39:1 40:1 41:1 42:1 43:1 44:1 45:1 46:1

47:1 48:1 49:1 50:1 51:1 52:1 53:1 54:1 55:1 56:1,2 57:1 58:1 59:1,19 60:1 61:1 62:1 63:1 64:1 65:1 66:1 67:1 68:1 69:1 70:1 71:1 72:1 73:1 74:1 75:1 76:1 77:1 78:1 79:1 80:1 81:1 82:1 83:1 84:1 85:1 86:1 87:1 88:1 89:1 90:1 91:1 92:1 93:1 94:1,20 95:1 96:1 97:1 98:1 99:1 100:1 101:1 102:1 103:1 104:1 105:1 106:1 107:1 108:1 109:1 110:1 111:1 112:1 113:1 114:1 115:1 116:1 117:1 118:1

113:1 114:1 115:1 116:1 117:1 118:1 119:1 120:1 121:1 122:1 123:1 124:1 125:1 126:1 127:1 128:1 129:1 130:1 131:1 132:1 133:1 134:1 135:1 136:1 137:1 138:1 139:1 140:1 141:1 142:1 143:1 144:1 145:1

143:1 144:1 145:1 146:1 147:1 148:1 149:1 150:1,4 151:1 152:1 153:1 154:1 155:1 156:1 157:1 158:1 159:1 160:1

161:1 162:1 163:1,14 164:1 165:1 166:1 167:1 168:1 169:1 170:1 171:1 172:1 173:1 174:1 175:1 176:1,17

**January** 25:9 48:18 49:6 143:6 155:2 156:19,22 157:12,14 158:6 159:10,24 161:23 162:15

**Jernigan** 148:12,20 150:19 151:4 162:4, 14

**Jim** 118:5 149:8

job 77:4

**John** 17:8 26:9 38:15 66:25 67:11 68:18 76:20 80:12 82:7

96:10 114:22 132:13 164:13

**Johnson** 12:7,9

Johnson's 12:12.13

Jones 161:3

judge 106:15 148:12 150:19 151:4 162:4,

**June** 123:24 137:9 140:14

Κ

kind 52:20 81:9 139:17 141:13 167:15

**Klos** 97:20 107:18

Klos's 108:16

**knew** 40:19,22 45:9 49:22 74:9,13 79:24 80:21 81:17,18,19,23 166:23,24 167:7

**knowing** 136:18,20 139:21

**knowledge** 12:12,13 37:22 69:25 70:4,10 109:15 127:6 140:18

**Kristin** 97:20 108:7 122:17

L

**L.P.** 9:7 36:24 39:25 58:5,13 62:16 88:9 89:9 109:3 123:7

**L.p.'s** 173:3

ladies 96:6

large 71:21 72:14

largely 71:25

largest 83:5

lasted 85:10

late 120:3 130:8 164:12

lawsuit 29:14 35:21

Index: lawsuits..months

lawsuits 14:9 29:10, 16 30:3,10,16 33:20 34:2,21 39:5 142:24 143:5,10 150:12,20

lawyer 160:2

lawyers 134:6 161:10

leadership 87:5 88:2

**learn** 120:5,9 121:3, 9,11,17 122:2 158:14

**learned** 109:10,25 110:4

learning 159:3

leave 67:3 97:3 115:6

leaving 175:22

**led** 41:8 49:18 50:9 85:10

left 38:2 95:12

**legal** 8:4 45:5 133:14, 18.25 134:12

**legally** 146:21

let alone 26:19

**letter** 57:4 60:22 127:18,21 136:20,25 138:19 141:15

**letters** 57:2 128:23 129:13 136:19 138:22 139:5,6 157:21

**liabilities** 121:19,22 122:4

life 15:5

**likelihood** 73:6,8 75:22

Limited 34:17 36:22

liquidity 72:13

**list** 14:24 18:22 21:13 26:10,17 28:9,24 29:5 110:8

**listed** 134:2

**listen** 50:7 78:18 148:6

**listing** 15:14

litigation 31:11 107:6 109:14,16 110:6,16,19 120:7,12 121:8,10,13,16,25 122:3 149:7 167:9

litigations 38:19

loan 15:16 38:9 93:13 110:4,14,17 116:17 117:10,13,24 118:15, 21 120:5,11

loans 21:20 28:19 38:12 129:6 158:2

logs 49:16

Loigman 10:8,9

**long** 73:12 85:4,9,10 93:24 96:16 162:23 166:17

longer 78:21 85:13

**looked** 13:8 27:15 50:2 164:24

loose 47:4

**loss** 98:17 99:4,13 103:6

losses 99:17

lost 98:24 115:2

**lot** 86:21 89:24 91:15 162:7

lots 170:18

loud 168:23

low 49:22 52:20

lower 83:8

**LPA** 169:14 175:7

lucky 96:6

Lynn 144:22

M

made 32:13 33:13 36:12 47:11,13 48:10 49:23 51:8 61:9 78:3 84:20 102:24 109:20 110:9 114:14 122:17 147:20 148:20 149:4 153:6 154:6,12,15,22 155:6 156:7,13,24

159:10 161:4 162:4

**major** 20:14,19,24 21:7,11

majority 34:16,23 35:2,4,8,18 36:8,19 37:5 39:9,18 40:7,8 41:4,18 43:20 72:3 83:6

make 13:15 15:10 17:12,17 29:4 46:19 65:4 67:12 92:7,10 99:11 101:3 102:16 113:23 114:8 116:5 118:19 140:9 144:8 152:20 155:20 158:21.24

**maker** 21:10 23:15, 20 26:4 29:23 31:12 32:2,8 33:18 36:3,7 37:6,17,20 79:16,18, 22 80:9 81:2 109:2

maker/borrower 80:14

makers 27:10 46:25

makes 119:11

**making** 26:12,24 100:18

manage 129:18

management 9:6 39:24 62:15,22 87:5, 16 88:7,9 89:9 92:25 103:24 104:7,9 109:3 123:7 127:18,21 128:22 129:13

manager 58:14

managers 135:6,8

manner 100:17

Mark 54:17

marked 10:15 56:5 59:22 95:5 97:11 107:14 116:24 119:5 123:11 130:19 163:17 173:6

market 89:5

material 82:17 106:4 124:18 135:20 materially 84:4

math 103:3

Matt 149:8

**matter** 9:5 55:11 75:6 103:2 146:15 153:11

**Mcgraner** 86:6,21,24 87:2,23

meaning 20:21 98:4 134:8

means 11:18

meant 131:19

**mechanisms** 167:12,14

**media** 9:3 93:20 94:2,19 150:3 175:19

meeting 105:21

meetings 106:19 130:4

member 71:14

members 117:17

**memo** 130:9,22,25 131:2 132:24 133:4 134:17 135:13 136:3

Memorandum 130:17

memorialize 160:24

**memorialized** 49:12 161:22

memory 26:13

**memos** 134:21,23 136:5

mention 102:24

message 66:17

met 45:24

**MGM** 70:22 71:14 74:6,14,16 75:11 83:4 167:2

Michael 77:5 95:23

middle 103:15

**million** 22:4 24:20,23 27:8 52:9,17,23,24 58:2 61:5 62:6 90:17

91:11,13,23 92:6,11, 14 93:12 99:6,16,22 101:22 102:7,17 103:5,17 104:2 107:23 109:2,25 110:13,20,23 111:17, 21,24 112:4,10 117:9 119:10,14,16,23 125:4 129:5 137:10, 22 138:13 140:13,22 141:6,7,12 151:17

mince 104:5

**mind** 154:12,15 168:8,9

mine 96:19

**minimis** 51:25 158:19.23

minimum 76:5

**minimus** 51:25

minor 20:16

minority 72:4

**minute** 17:14 68:8,16 94:2,13 95:2 96:17 115:2 127:8

**minutes** 12:6,22,24 17:20 93:20 96:3 105:20 107:3,5 149:22 162:21 170:2

mistake 49:2 114:13

moderately 74:21, 23 75:8

modest 51:11.21

modification 45:6

modified 136:4

moment 38:8 58:21 125:13 162:20 174:13

monetization 72:12 73:13 84:23

**money** 80:25 93:2,10 99:12 101:2 104:2,14 119:18

monies 101:10

month 147:19

months 147:20

Index: Morris..owners

**Morris** 8:21 9:14 10:14,19 11:12,23 13:2,11,14 14:17,20, 25 15:4,9,11,22 16:11,22 17:2,9,21 18:2,4,7,16,24 19:5, 11,24 20:15 22:24 26:18,23 27:2 28:2, 23 34:8 35:7 36:5,15 37:16 38:21,24 39:2, 3,15 42:21,22 43:9, 21 44:6,19 45:11 46:2,11,22 48:24 50:4,6,16 52:15 53:23 55:20 56:7 59:16,24 61:8 62:13 63:23 64:6,16 65:19 66:4,16 67:5,14,20, 24 68:3.14.19.21 69:17,19 70:20 71:9 73:3 76:9,23 77:7,15 78:8,15,19 79:2,5,13 80:18 82:5,9,13,14 84:7 85:18,21 86:9 88:4 89:6,20 91:9 93:17,21 94:4,7,10, 14,22 95:7,11,16,19, 22 96:14,22 97:9 98:8,11,22 100:14 101:11 103:14 104:24 105:2 106:6.8 107:4,9,16 108:20,23 111:16 113:12,18,20 114:4,20,24 115:5, 13,25 116:7,9,12,19 117:2 118:2,24 119:7 123:3,13,17,21 124:3,7,11 125:10,11 127:25 128:8 129:15 130:14,21 131:12,16, 17 132:7,14,16 133:10 135:14,17 136:23 137:14 142:3. 11,14 143:17 144:10 145:13,24 149:15 150:6 151:2 152:9.18 155:10 157:4 158:13 160:7 161:8 162:19 163:8,19 164:4,15,17 165:7,9,19,24 170:23 172:6 173:8,12,14 175:9,13,15

move 37:2 38:20 50:4 104:24 106:6

movement 93:10 moving 99:8 multiple 61:2 63:7 83:10 138:25 153:22

mute 115:16.17.21

#### Ν

**Nancy** 39:18 40:12, 15 41:8.11.16 49:19 51:16 56:23 57:8,12 58:16 60:5,8 64:17 65:6 76:10,15 77:8, 17,21 78:4

nature 13:22 58:8,11

**NAV** 99:17 100:8,19 101:15 102:8 104:18 105:5,9,12 106:23

**needed** 96:11 104:3, 14 119:14

negotiation 83:24 84:4 85:8

negotiations 92:22

net 112:12

**Newman's** 10:11

Nexpoint 14:11 23:25 58:4,5,12 61:16 62:6,21 63:12 64:19 80:22 81:19 89:7,8,23 90:7 134:4, 12 135:7,24 137:8, 17,20,21 138:3,7 143:19 157:22 173:3, 21 174:5

Nexpoint's 138:8

**NFLP** 63:20

nomenclature 80:15

**normal** 156:17

**Norris** 153:9

Northern 9:8

**note** 14:14 21:11,15 24:7 26:5 28:6 29:24 30:7,13 32:2,8,13,20 33:13,18,23 34:10 35:15,19 36:7 37:6, 18,20,25 38:2,3,4

42:3 44:13 45:6,18, 19 46:5 47:13 48:10 91:11 96:10 108:8, 17,25 109:16,21,24 111:18 117:18 118:17 119:4,17,22, 23 137:17 154:20

notebooks 15:7

notes 13:20 14:9.15.

24 15:14 18:23 20:3,

5,23 21:7,24 22:10, 14,17 23:7,11,16,21 24:11,16 25:14,24 27:4,10,17 28:20,25 29:5,10,13,15,17 30:2,15,21 31:5,10, 12,23 32:25 33:2 34:20,22 35:20 36:2, 13 39:4,6,20 41:23 42:11 43:15,24 44:23 45:13,14 46:14,23 47:4 51:21,24 69:8, 10,20 70:12 76:11,15 77:10,18,23 79:8,16, 23,24 80:3,9,16,24 81:6,7,15 90:15 91:11,16 92:2 120:21,25 121:4,11, 15,18,21 122:3,10,22 125:2 128:14 135:21 140:23 142:25 146:23 147:8 148:8 150:12,20 151:5 152:7,17 154:10 155:23 156:3,4,8 157:11,24 158:7,24 161:13,20 166:17,18 167:14 169:8 170:20 171:14 174:23

**notice** 148:11 157:10,16

notice-of-default 157:21

**notices** 158:5,15

notifying 148:10

noun 70:18

November 9:10 154:7

**number** 9:3 23:11 64:22 66:22 94:2,19 136:13 140:19 150:3 163:23,24 166:2,8 168:11,13,22,23,24 169:19,21 171:23 172:9,13 173:9,16 174:4,7,10,15,19 175:3

**numbers** 50:3 99:8 100:4.5 102:13 104:6 158:22

numerous 30:18 36:2 38:12 41:25 60:24 105:17 107:2 144:21

**NXRT** 57:21,24

#### 0

**object** 15:4 16:11,12, 13 17:21 27:20 28:10 34:24 36:9 37:7 42:19 43:3.16.25 44:15.25 45:20 46:6. 16 48:19 59:13 60:11 62:9 65:15,24 69:15 70:15 71:5 72:22 76:2,18 77:2,12,25 78:6,10 79:10 83:25 85:25 87:19 88:10 91:6 98:19 100:10 103:7 111:10 113:7, 16,24 117:21 125:8 127:22 129:7 134:24 136:14 137:11 141:24 142:8 143:12 145:10,19 146:7 150:22 152:5 155:8 157:2 160:3 165:16 172:2

objecting 78:9

**objection** 26:19,20 101:5

objections 142:19 163:14 173:3

objects 8:22 obligation 138:8

obligor 80:25

obtain 71:4 72:21

obtained 136:25

**obvious** 50:2 51:3

occur 73:7 124:18 159:24

occurred 70:2

**October** 130:18.23 133:18,23 136:11 137:3,7 138:20 139:13,22 141:15

odd 22:4

office 19:7 151:20

officer 87:10

**officers** 133:18

offset 138:14 141:12

Okada 87:24

one-off 170:19

ongoing 168:6

opinion 45:7

order 33:10 103:21 104:3 175:23 176:8

**ordinary** 54:9 55:13

organization 111:14

original 15:15 24:6

originally 46:24

outs 148:2

outstanding 28:21 38:3 119:17 137:16 138:8 140:13 155:23

overarching 13:21

overpaid 151:16

overpayment 154:2

oversee 111:4

overstated 141:6

overview 13:21

owed 80:25 137:9

owing 152:2

owned 72:4 97:25 155:21 157:6

owner 87:10

owners 87:22

Index: ownership..provided

**ownership** 83:10 88:15,18

Р

**p.m.** 9:11 175:20 176:18

Pachulski 161:2

page-- 13:11

paid 52:21 99:15,21, 25 101:17 102:6 104:10 110:2 112:8 113:3,6 114:12 119:9,16 153:25 154:17 158:19,24 160:18,23

painfully 172:15

paint 53:2

paper 117:13 173:13

**paragraph** 13:3,12, 17 14:3 39:16 47:10, 20 48:8 81:25 82:10, 17,25 83:14,18 124:24 141:19 171:6

parenthetical 118:4

parsing 87:13

part 18:16 28:21 30:9 43:23 46:9 65:8,13 73:17,18 83:14,16 104:13 106:4 110:5 112:6 121:7,9 122:10,16,19 145:16 148:8 166:19 167:15 170:22 171:15,18 174:24

parte 162:6.10

participants 86:5

participated 130:4

parties 8:14 23:25

.

**partly** 169:9

partner 10:11 95:24

partnership 34:17 36:22 125:3

pas 38:6

past 38:7

**pay** 112:17 114:8 151:25 152:12,16 174:22

**payable** 15:14 135:20

**payee** 32:3 35:19 37:18,21 80:9

**paying** 99:12

payment 91:20 97:22 98:3,5 100:8, 18 101:3 102:18 103:16,22 104:3 109:20 113:13,21 118:16 153:6 154:22 155:6,7,20 156:7,12

payments 151:12 152:10,15,21 154:5, 9,11,14 156:18,19,24 159:9,11 160:18 161:4,5,12 162:4,15,

**pending** 8:20 30:3,9, 16 31:10 33:19 34:2, 20 35:21

**people** 67:3 148:19, 24 153:14,24

**percent** 35:3 57:16 60:20 71:16 96:24 126:23 127:9

perfectly 64:12

**performance** 57:22 63:17 89:2

**performed** 106:2 134:14

**period** 47:23 122:23 124:19 129:4,14 138:19 139:13

periods 85:14

**person** 31:3,8 88:6 144:12 158:17 159:15

personal 18:18 68:12

**petition** 25:5,12,22 26:6 27:7,13 70:25 72:18

phone 49:16 63:24

96:15 160:12 161:17

photograph 64:8 66:17

**phrase** 13:25 36:19, 21 150:14

picks 104:22

**picture** 15:20 16:20 53:2 64:3,15 68:7

**piece** 93:4

**place** 71:20 135:13 143:7 161:18,19

**places** 105:17

**plaintiff** 39:19,20,23 40:9 41:19

Plaintiff's 13:5 163:15 173:4

**plan** 142:20 146:22 148:23 166:22

platform 87:2 90:6

plays 126:11

pleading 145:18

pleadings 145:22

**plot** 146:22 148:23 166:22

pocket 103:21

**point** 18:16 37:19 103:25 141:17 148:5 149:13 175:6

**portfolio** 70:14,21 71:3,12 72:9,20 73:25 75:3,17 82:16 87:4,25 135:6,8

**portion** 120:22 131:7,21 132:10 137:22 138:13

portions 72:14

potential 32:13 33:13

potentially 11:21

**practice** 8:7 134:20 135:3

precise 24:21

preferred 86:4

premarked 56:9

**preparation** 126:3 167:24

prepare 55:15 108:7

**prepared** 54:10,14 56:14 117:19

**preparing** 55:2 133:4

prepaying 38:2,5

prepays 37:25 38:7

present 42:7 69:13

presented 147:11 148:25

**president** 61:15,16 87:9 91:5 126:14 134:20 147:23

pretty 126:23 135:8

**previously** 76:8 117:19

**price** 83:7

Pricewaterhouseco opers 123:23

Pricewaterhouseco opers' 123:19

**principal** 21:14,24 22:5 24:6,16 30:7 31:13 118:17 140:22 154:9 156:10

prior 24:19 29:9 50:18 63:19,20 70:25 72:18,25 73:2 76:11 90:2 96:20 110:15,19 121:25 144:14 145:7 149:6 150:9,17 151:3 165:13 166:4,14 167:8 168:14,19,25 169:11 170:12

private 63:8

**problem** 78:8 132:20 140:10

**procedures** 8:19 103:4

**proceed** 9:18 19:6 68:3,14

**proceeding** 165:14 166:5,15 168:15 169:2,12 170:13

**process** 71:23 122:11 130:6,11

**produced** 14:18 107:6

producing 67:8

**product** 125:23

**production** 66:20,21 163:17 173:6

professional 77:4

promise 67:18

promissory 13:19 20:3,23 21:6,15 22:10,14,17 24:11 25:14 28:6 29:13,15, 17,24 30:2,7,13,15, 21 31:25 32:8 33:18, 23 34:10,13,19,21 35:15,19 36:7 37:6, 18 39:4,6 41:23 42:11 43:15,24 44:13,23 46:14 76:11,15 77:9,18,22 79:8 108:8,17,24 109:16,21,24 117:18 119:3,23 122:10,22 125:2 150:11,20 151:5 169:8

**propel** 51:10

proper 53:2

properly 122:18

**property** 41:24 42:5, 17 43:2

**proposal** 146:21 167:25

**proposals** 147:2,20 149:4 169:6

proposed 84:16

proved 147:24

**provide** 49:19 50:10, 17 53:24 86:17,24 89:8 125:21 129:25

**provided** 85:23 86:3, 7,14,21 87:11,16 88:8,22 106:21 130:9

Index: providing..responses

133:25

providing 87:8

**provision** 83:23 84:8.15.18

purpose 46:12

purposes 60:22

pursuant 85:23 86:14

**put** 10:14 14:21 15:23 16:3,14 55:20 59:16 82:3 85:15 93:17 94:23 115:14 116:19 118:10 123:3 130:14 132:12 146:21 163:9

puts 126:21

**putting** 92:25 93:4 109:23

**PWC** 122:10 126:21 127:2 128:11

#### Q

**question** 11:14 20:4 32:5 33:6 35:13 50:8 52:13 53:17 69:18 72:16 77:3 78:9 80:2 81:10 86:12 88:5,18 96:23 100:13 106:17 109:23 135:19 136:13 141:20 145:2 146:8 150:16 169:5

question's 149:5

questioner 89:19

questioning 120:23

questions 10:8 14:6 15:24 16:15 17:3 20:5 28:5 50:22 53:11 68:22 76:8 78:24 88:14 106:14 132:9 138:23,24,25 139:7 140:17 143:21, 23 165:5 175:10,17

quick 149:14

**quickly** 132:19 165:20 173:18

**Quinn** 10:10

**quote** 39:17 47:11 97:21 108:3 117:10, 13,14 124:25 166:4,7

#### R

raise 9:24

range 22:6

rattled 138:17

**reach** 95:24 96:4 148:2 159:16,17,21

reach-outs 148:7,19

**reached** 159:8,15

reaches 148:2

read 64:10 83:20 132:19 168:17,23 169:4

**reading** 168:18

**ready** 116:13

**real** 86:25 89:10,24 90:3,7 112:16 134:6,

reason 62:7 75:20 77:16 150:13,21 151:6 168:2 173:17 174:14,15,19 175:2

recall 20:17 53:5,16 54:4,9 59:9 61:19 75:19 76:13,17 79:12,14 84:13,17 85:9 90:22 91:3,12 93:6,8 99:10 105:6 109:7,10,22,24 110:3 111:19,22,23 112:8, 11,19 113:2,4 114:5, 7,10,11 118:14 130:8 132:24 142:19,23 145:25 146:11 151:10 153:3,4,18 157:9 158:10,11 160:13,15 164:23 167:17,22

receive 101:20

received 36:13 56:20 58:17 64:18 65:7,13, 22 66:16 102:17

recipient 36:4

recollection 32:11, 18 33:10 48:2,11 49:7 61:12 63:16 92:13,16 99:4 101:21 102:6,16 103:11 112:13 114:17,18 120:13,18 121:6 133:24 137:16 143:9 151:23 152:19 158:4 164:9,18,20

reconciliation 101:8

record 8:9 9:21 10:10 15:10 16:13 17:19,25 18:5,8,12, 14 66:11,15 89:4 94:6,7,21 95:15,18 97:2 115:4,9,10,12, 24 149:24 150:5 161:15,18 162:24 163:2,3,7 175:20,23

recording 8:15

records 93:14

Redeemer 72:5

**refer** 19:21 48:9 78:4 143:18

reference 63:11

referenced 47:19

referred 14:3 72:12

**referring** 66:18 171:4

refers 39:24 57:20 118:7

reflect 97:2

reflected 32:23 33:3 57:8,14 59:11 64:19 105:15,19 161:22

**reflects** 153:18

**refresh** 32:18 33:10 143:9 164:18

refreshed 63:6

**refreshes** 164:9,20

**refuse** 84:15

regard 71:24 72:2 121:15 147:18

regular 168:5 175:25 176:2 reinvested 49:22

**REIT** 57:25 58:4,12, 15 63:13 64:19

relate 72:8,10

**related** 30:24 81:18, 23 86:25

relating 32:7 57:21

relationship 58:8,11 74:18

**relative** 51:25 52:2 158:19

relevant 32:20 51:12

reliance 126:21

relied 106:3 111:12

rely 111:3

remained 18:13 42:6

remember 13:9 21:3,4 22:4 23:18 24:2 27:23 28:14,18 49:10 52:6,24 57:10 59:2,7 65:9,18 76:4 81:20,21 84:21,23,25 85:2,3,4,12,13 91:15 103:12 113:10 120:8 146:15 152:11 153:9, 15 154:19 157:25 159:5 165:4 168:3

remind 171:3

remote 8:15

remotely 8:10,13 9:10

renew 129:21

renewal 129:25 130:5 136:7 138:24

Reorganization 142:17

**repeat** 32:4 50:21 52:13 100:13

repeating 78:24

**report** 125:2,7,13,17, 19,22 127:15 139:17, 21 140:12

reported 111:14 128:19 **reporter** 8:11 9:22, 24 18:10 94:17 149:12 175:21 176:4, 7.12

reporting 8:5 126:8

reports 126:4,8 127:6 139:18

represent 136:24 143:4 173:20

representation 127:18,21 128:23 129:13

representative 39:8,18 40:7 41:17

representatives 46:25 147:17

representing 170:20

represents 105:22

request 10:3,17
13:13 16:14 17:15
55:22 59:18 84:10
85:20 98:10 107:11
108:22 116:21 119:2
123:5,20 124:6,10
130:16 131:4,25
132:4,6 133:9 135:16
137:3 142:13 163:12
165:8,25 168:11
169:18,20 174:4,7,9,
10,14,18 175:3

requests 138:23 163:15,16 165:18 173:4,5 174:20

**required** 90:5 113:22 114:8

resolution 112:7

**resolve** 112:14

**Resources** 54:15, 18,21

respect 158:6 159:3, 9 174:11

responded 172:17

response 108:15 136:11,12 137:2,4 172:12

responses 163:10, 14 173:4,21

Index: responsibilities..speculation

responsibilities 51:13

responsibility 80:7

responsible 55:2 104:17,23 105:4,9,12 106:22 113:5 125:16, 18 126:2,18 127:14 133:4

rest 13:24

restate 69:18

restitution 112:25

Restoration 72:5

restricted 57:20 58:17 59:11 63:12 64:18,25 65:7,13,22 71:20

restroom 96:13

result 28:19 44:12 99:17 100:8

resume 18:20

reswear 9:23

retail 105:22 129:18, 20 130:2,5,10 131:2 134:18,22 136:12 137:8,21 138:3,7,12 139:22 140:12 141:5, 11,22 142:6

retained 59:6

**review** 122:6 130:11 134:17 164:25

reviewing 134:22

revisions 81:24

rights 43:19

Robert 10:8

role 53:3 87:5 126:11

rolled 51:9

rolling 95:20

**room** 8:8,12 96:6,7 153:16

**rough** 103:3,10 175:25

**Rule** 8:18

rules 8:18,19 running 71:15 rush 176:3

S

salaries 104:10

**salary** 52:8,17 57:8 60:9,19,25 61:10,13, 17,21 62:5

**sale** 71:17 73:16

**sampling** 126:24 127:9

**satisfied** 42:6 70:7 75:23

**Sauter** 134:8

schedule 49:16 63:22

**screen** 10:15 56:10 82:4 95:9 97:10 114:21,23 119:22 131:15 163:9

scroll 124:8 131:8

scrolling 131:23

**seat** 95:13

**SEC** 92:4 98:2,4 99:11,25 103:12 104:17,21 105:4,8

**section** 124:13 132:9 134:3 135:15,18 171:24

**Seery** 144:22 147:3, 17,22,24 149:8 153:22 154:4 160:2 174:21

**sell** 70:13 71:2,12 72:19

selling 71:22

**send** 15:20 16:21 19:7,10 64:3 66:6 68:7,9 118:11

sending 160:15

senior 92:24 134:9

sense 118:19 119:11

sentence 118:4

separate 20:6 38:4

series 58:2

**serve** 133:22

service 88:23

serviced 135:11

services 14:10 62:23 81:19 85:23 86:4,7, 14,17,22,23 87:8,11, 16,22 88:8,15 89:8, 21 133:25 134:13,15 135:12 143:19 151:16 152:8,13,15, 21 153:7,25 154:2,8 157:22

**serving** 126:13

**set** 13:15 56:18 81:25 82:17 83:17 143:20 171:5

sets 82:19 100:16

**settle** 93:2

settlement 92:21,22 104:13 147:2 148:8 151:19 166:20,22 167:24 169:6,23 170:18

**settlements** 147:25 168:5

seven-year 63:22

severity 8:6

**share** 65:21

**shared** 53:6 133:25 134:13,15 135:12 151:16 152:8,12,15, 21 153:7,25 154:2,8

shareholder 112:24

shareholder's 71:19

**shareholders** 39:9 40:8 41:18

**shares** 58:2 71:22

**sheet** 14:14,18 27:15 72:15 121:5,19,23

**sheets** 122:4

**shift** 85:17

shortly 96:9

**show** 158:9 169:7

**showed** 57:4 76:10 120:3 164:15

showing 70:6

**shows** 100:7 101:2

shuffling 173:13

sic 9:4 94:20 175:19

**sign** 124:21 126:16 128:22

**signature** 123:19 164:10,16 173:25

signed 45:13 46:24 48:16,17,21,22 90:15 91:4 123:23 127:17 129:13 164:21 165:2

significant 72:4 86:7 151:17

similar 136:5 138:21

**simple** 65:4 81:9 112:16

**simply** 88:7

sir 28:24 56:10 80:6 95:20 98:13 106:10 116:4,13 117:6 119:8 123:15 127:3 131:24 144:2,24 145:5 155:16 162:10 163:25 164:6 171:25

sis- 84:9

**sister** 40:12 50:11,18 51:5 52:7,16,19 53:6, 10,17,25 54:5 57:5 73:11 75:14,21

sit 23:19 34:11 35:25 39:13 48:14 52:6 53:9 81:20,21 148:17 158:3 165:3 172:21

situation 112:7

**sixth** 39:12

**small** 99:8 104:5 158:23

**snap** 17:18

social 8:7

**sold** 73:19 83:5,11,12 148:4

sole 127:4

**solely** 15:25

solution 146:22

**sought** 161:11

**sound** 47:23 119:19

**sounds** 45:4

**source** 102:17 127:4, 11.12

sources 101:2

**space** 151:20

**speak** 8:23 11:6 12:21 72:25 115:17

**speaking** 12:3 26:19 78:10

special 176:3

**specific** 26:16 28:7 48:2 85:5 118:18 122:13 128:18,19 137:3 149:5 152:16 170:7

specifically 21:4
28:15 30:4,11 31:2
34:11 35:24 37:14
41:11 50:15 52:6
55:8 57:10 60:13
80:3 81:22 84:12
96:16 97:2 98:14
103:13 106:21
107:25 110:11
111:22 118:13
119:11 139:9,11
140:3,25 143:14
146:7 149:10 169:24
170:3 171:5,9

**specificity** 47:18 49:10 121:15 122:8 148:24

**specifics** 21:20 91:15 166:24 167:3, 7,21

**speculate** 27:24 28:4

speculation 118:9

Index: speed..transcript

speed 65:11 spend 12:3 spending 38:22 spent 62:2 split 61:12 spoke 71:16

**spoken** 8:24 10:24 **spread** 62:17,20

spread 62:17,20 85:14 spreadsheet 97:20

**spreadsheets** 154:3 **staff** 105:24 135:10

**stamped** 56:4 59:21 95:4 107:13 116:23 119:4 123:10 130:18

stamping 67:3,8

**stand** 94:13

standard 135:3

**standards** 46:20 51:12 53:4

**standing** 155:24 176:8

**Stang** 161:2

start 9:3 92:3 146:6

start-up 89:3

**state's** 8:19

**stated** 10:9 41:25 106:21

**statement** 39:17 54:12 56:4,13,18 59:21 60:2 71:8 100:23 125:20

**statements** 32:24 33:3 55:3,15 120:16 122:7,23 123:8 128:10,15 129:3

States 9:7

stay 19:22 95:17

stenographic 9:20

steps 110:21

**stick** 78:5

stipulate 8:14

**stock** 57:21 58:18 59:11 63:12 64:19 65:7,13,22

Stonehill's 168:9

**stop** 17:22 38:24 39:2 76:25 78:15,16 115:18 132:2

Stotz 8:11

**strike** 50:5 104:24 106:7,13 146:6

string 97:14 108:12

**struck** 50:22

**stuck** 80:14

stuff 134:7 148:5

**Sub-** 72:24

subadvisory 105:23

**subject** 13:20 14:9 20:24 21:7,11,15,25 22:10,14,18 23:7,12, 16,21 24:7,12,17 25:25 26:5 27:5,11, 17 28:7,25 29:5,11, 14,16,18,24 30:2,8, 14,16,21,22 31:2,10 33:19,23,25 34:20,22 35:16,20 36:7 39:5,7 41:23 42:11 44:23 45:19 69:9,11,20 72:24 77:23 79:9,17, 23 81:3.6.8.15 83:24 84:19 137:23 138:9, 14 141:12 146:15 150:12,20 171:19

subsequent 13:20 21:5 42:8 43:8 44:5 45:10,19,24 47:6 69:16,23 70:6,11 72:7 73:7,17 75:23 82:20 122:24 124:14, 17 136:19 138:24,25

subsequently 147:22

**substance** 11:7,15, 18 132:24 165:11

substantial 21:5

substantially 74:9,

15,22 75:11

substantive 11:20

**sued** 90:14

suite 126:17

supplemental 123:8 131:3

**support** 83:12 97:21 134:2

**supposed** 151:18 174:23

**surface** 136:21

**surprised** 125:6 158:18

sustained 99:17

**Suzanne** 8:11 94:16

**swear** 8:12

swearing 8:16

switch 129:16

**sworn** 10:5

Т

table 13:15

takes 68:11

**taking** 18:17,20 94:10 161:18,19

**talk** 11:17 17:18 91:10 111:17 167:20

**talked** 59:5 60:14 120:14 174:11

**talking** 33:15,17 38:13,24 39:2 64:24, 25 146:6 153:20 156:2 162:9

tape 96:23

**team** 54:25 55:14 56:14 153:8,10,15

**telling** 14:25 78:17 153:4 167:17

template 117:18,24

ten 24:20,23

tendered 154:21

**term** 15:15,16 21:19 28:19 34:15 36:23 46:4 156:2 157:11 158:2,7 161:13 166:13

**terms** 44:13,22 45:5 46:14 82:18 88:25 144:17 165:12 166:6, 12,25 170:4,7 171:12

terrace 92:3

Terrestar 98:2 112:7

test 26:13

**testified** 10:6 12:8 51:18,20 53:7 57:11 144:20 170:2

testifying 48:22

testimony 10:25 12:12,14 32:22 44:4 48:15 49:3 145:17 155:4

Texas 9:8

text 66:17 68:8 96:2

**texted** 95:25

**thing** 44:8 88:24 92:19 127:7 132:19

**things** 26:13 28:20, 21 38:23 47:6 83:11 153:22 162:7 166:23 172:18

**thinking** 138:18

thinks 11:18

**thought** 31:19 36:20, 23 87:12 159:23 160:5,24 162:2 170:3 172:18

throw 144:4

ties 127:10

time 9:15 12:3 29:20, 21 32:5 35:9 37:13 38:8,23 39:12 40:5, 16,19,25 42:4,13,15, 23 47:4 52:21 61:14 62:2,14,17,20 63:4 64:13 66:8,15 67:6

71:3 73:12,21 74:6, 12,19,25 75:24 76:6 78:7 83:20,21 85:4, 14,24 87:6,10 92:23 93:11,15 96:19 109:8,12 114:9 117:16,17 120:3,6,8, 11 121:18 126:13 129:11 136:18 138:19 141:17 142:6 143:11 149:22 150:5 153:16 160:20 163:7

172:17 175:6 **times** 41:25

tired 144:25

**title** 111:7,8 134:7

today 13:25 33:16 34:12 35:25 36:3 38:14 39:14 40:13 52:6 53:9 66:10 67:4 70:3 81:21 132:25 133:2 144:7 165:3 172:21

today's 175:18

told 47:7 52:25 110:15 117:8 129:2 139:12 141:11 145:25 146:11 158:22,23 162:14 167:12 171:13 174:21

tomorrow 67:4,13

tonight 67:12 176:14

**top** 22:22 24:4,5 26:8 27:23 29:21 31:14 63:5 90:11 97:18 108:14

topic 150:7

topics 38:16 41:8

total 102:5 103:6,16

totals 101:19

track 89:4

track-record 88:24

trade 58:3

**transaction** 90:6 108:3 110:16

**transactions** 124:18 134:6,11

transcript 96:15

Index: transfer..ZIP

transfer 91:23 92:6, 8,9,11,14 93:7,12 107:22 110:13 111:24 112:4 116:16 117:9 120:10

**transferred** 91:13 110:24 111:21 119:18 129:5

transfers 110:9

**transition** 151:19 153:24

travel 49:15

**treasurer** 90:24 111:8

trick 81:10 146:10

triggered 42:8,9

**true-up** 151:19 153:22

trust- 20:25

trustee 19:19.22 20:2,11,19 21:2,8,12, 17 22:2,11,19 23:3,8, 13,17,22 24:8,13,18 25:2,14 26:2,7 27:6, 12,18 28:9 29:19,25 30:9,15,23 31:4,9,25 32:7,12 33:12,25 39:8 40:12,15 41:3 42:25 43:6,14,18 44:11,21 45:17 47:19 49:5 50:20 51:7 53:13 73:11 75:24 78:5 79:7,15,21 81:4, 13 84:14,20 137:24 138:10 139:25 144:19 145:9 146:3, 13,19 148:14 149:9 167:11 170:12

trustee's 84:10

trustees 82:24

**Trustway** 70:22 71:24 74:22 75:8 167:2

**TSG** 8:5

turn 47:25 97:6 123:14

turned 84:24

**type** 128:6 133:4 140:16

types 56:19

typically 112:25

U

**UBS** 170:20

ultimate 28:19

**ultimately** 41:8 42:2 45:22 146:25

unable 45:24

understand 10:20 34:3 40:6 68:25 98:15 100:6,15 131:18 144:6 171:7

understanding 36:21 40:25 43:22 49:25 51:2,3 58:7,11 61:25 73:9 74:4,8,17, 21 75:10,22 83:15,17 98:16 103:19 124:16

98:16 103:19 124: 125:22,24 126:22 127:20 128:4,7 160:9.17 161:11

understood 42:16, 24 43:6 74:13

underwear 80:14

unenforceable 150:13.21 151:5

unfettered 71:25

unilaterally 71:18

United 9:7

**units** 57:21 58:18 59:11 63:12 64:19 65:2,7,13,22

**updates** 148:22

V

validity 8:15

valuation 105:25

variety 62:18 80:17

varying 75:4,6

**vendors** 104:22 127:10

verbal 49:21 51:2

verification 126:24

verified 60:18

**versus** 76:7 84:22,24 102:2 118:21

vest 58:22

**vested** 57:16 58:19, 24 64:23

vesting 63:22

vests 58:25

**video** 8:10,15 17:25 95:19 97:6 115:24

video-recorded 9:4

view 131:7 132:10

virtually 28:14

volatility 75:12

**Volume** 9:4 94:19 175:18

voluntary 113:14

vote 112:24

W

wait 40:2 81:5 165:16

wanted 41:12,16 90:12 98:2,4 175:22 176:13

Waterhouse 90:16, 24 93:7 97:17 108:11 111:3 126:11 151:11, 24 152:20 153:2,5,19 160:10,16 161:16,23 162:14 165:13 166:7, 14 170:4

Waterhouse's 97:19

ways 37:12

week 12:16 44:18 120:3

weeks 136:2

well-known 92:18

**wider** 49:9

wire 110:8

withdrawn 21:22 22:8,15 29:14 34:14 35:16 42:21 47:9 51:15 69:9 82:22 113:18 114:6 121:20 125:10 133:16 154:13

witnesses 15:7

Wonderful 175:11

word 39:23 171:4

**work** 101:23,24 125:22

working 62:2 73:13 126:2

works 146:20

world 11:4

worth 58:20 92:4

wrap 149:16

wrestle 170:25

writing 86:10 87:22 105:15,18 106:20 153:17 160:10,11,13 161:21

writings 106:9

written 85:22 86:11, 13,20 130:9 146:21 161:15,18 163:10

wrote 28:24

Υ

year 22:13,16 24:19 28:15,17 30:12 47:9, 12,14,25 48:9,11 49:8 52:18 55:10,11 56:20 57:16 105:22 106:5 113:3 118:15 142:6 154:13

year's 136:6

years 21:5 30:19 38:11 49:6,24 51:9 58:23,24,25 59:2,3,4 63:6 76:5 126:23 years' 63:20 yelling 115:18,19

yes-or-no 11:14

**Yup** 56:11 97:13

Z

**Ziehl** 161:3

**ZIP** 51:22 53:2

# **EXHIBIT 100**

```
Page 1
1
2
      IN THE UNITED STATES BANKRUPTCY COURT
      FOR THE NORTHERN DISTRICT OF TEXAS
3
           DALLAS DIVISION
4
  IN RE:
5
                       CHAPTER 11
  HIGHLAND CAPITAL
  MANAGEMENT, L.P.,
                            CASE NO. 19-34054-SGI11
           Debtor.
7
  HIGHLAND CAPITAL
  MANAGEMENT, L.P.,
                     ADVERSARY PROCEEDING
         Plaintiff,
9
         ٧.
                       NO: 21-03000-SGI
10 HIGHLAND CAPITAL
  MANAGEMENT FUND ADVISORS,
11 L.P.; NEXPOINT ADVISORS,
  L.P.; HIGHLAND INCOME
12 FUND; NEXPOINT STRATEGIC
  OPPORTUNITIES FUND;
13 NEXPOINT CAPITAL, INC.;
  AND CLO HOLDCO, LTD.,
14
            Defendants.
15
16
       REMOTE VIDEOTAPED DEPOSITION
17
             OF
18
          NANCY DONDERO
19
       Monday, October 18, 2021
20
21
22
23
   Reported by:
  ANNETTE ARLEQUIN, CCR, RPR, CRR, CLR
25
   JOB NO. 201194
```

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 91 of 200 PageID 49537

Page 2	1	Page 3
2	2 APPEARANCES:	
3	3	
4	4 PACHULSKI STANG ZIEHL & JONES	
5 October 18, 2021	5 Attorneys for Debtor	
6 10:30 a.m. (Central)	6 150 California Street	
7	7 San Francisco, California 94111	
8 Remote videotaped deposition of	8 BY: JOHN MORRIS, ESQ.	
9 NANCY DONDERO, pursuant to Notice Rule	9 - and -	
10 30(b)(6) and individually, before	10 PACHULSKI STANG ZIEHL & JONES	
11 Annette Arlequin, a Certified Court	11 780 Third Avenue	
12 Reporter, a Registered Professional	12 New York, New York 10017	
13 Reporter, a Certified Realtime	13 BY: HAYLEY WINOGRAD, ESQ.	
14 Reporter, and a Realtime Systems	14 GREGORY DEMO, ESQ.	
15 Administrator and a Notary Public of	15	
16 the State of New York, New Jersey and	16	
17 Florida.	17 STINSON	
18	18 Attorneys for Jim Dondero, HCMS, HCRE and NexPoint	
19	19 3102 Oak Lawn Avenue	
20	20 Dallas, Texas 75219	
21	21 BY: DEBORAH DEITSCH-PEREZ, ESQ.	
22	22 MICHAEL AIGEN, ESQ.	
23	23	
24	24	
25	25	
20		
Page 4	1	Page 5
2 APPEARANCES(Cont'd.):	2 APPEARANCES(Cont'd.):	
3	3	
4 LATHAM & WATKINS	4	
5 Attorneys for UBS Securities LLC and UBS AG London	5 MUNSCH HARDT KOPF & HARR	
6 1271 Avenue of the Americas		
0 127 I AVEITUE OI ITTE ATTICITORS	6 Attorneys for Fighland Capital Management	
7 New York, New York 10020	Attorneys for Highland Capital Management     Fund Advisors, L.P. and NexPoint Advisors L.P.	
7 New York, New York 10020		
<ul><li>New York, New York 10020</li><li>BY: SHANNON McLAUGHLIN, ESQ.</li></ul>	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street	
<ul> <li>New York, New York 10020</li> <li>BY: SHANNON McLAUGHLIN, ESQ.</li> </ul>	<ul> <li>Fund Advisors, L.P. and NexPoint Advisors L.P.</li> <li>500 N. Akard Street</li> <li>Dallas, Texas 75201</li> </ul>	
<ul> <li>New York, New York 10020</li> <li>BY: SHANNON McLAUGHLIN, ESQ.</li> <li>HELLER DRAPER &amp; HORN</li> </ul>	<ul> <li>Fund Advisors, L.P. and NexPoint Advisors L.P.</li> <li>500 N. Akard Street</li> <li>Dallas, Texas 75201</li> <li>BY: DAVOR RUKAVINA, ESQ.</li> </ul>	
7 New York, New York 10020 8 BY: SHANNON McLAUGHLIN, ESQ. 9 10 HELLER DRAPER & HORN 11 Attorneys for Dugaboy	<ul> <li>7 Fund Advisors, L.P. and NexPoint Advisors L.P.</li> <li>8 500 N. Akard Street</li> <li>9 Dallas, Texas 75201</li> <li>10 BY: DAVOR RUKAVINA, ESQ.</li> <li>11 THOMAS BERGHMAN, ESQ.</li> </ul>	
<ul> <li>New York, New York 10020</li> <li>BY: SHANNON McLAUGHLIN, ESQ.</li> <li>HELLER DRAPER &amp; HORN</li> <li>Attorneys for Dugaboy</li> <li>650 Poydras Street</li> </ul>	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street 9 Dallas, Texas 75201 10 BY: DAVOR RUKAVINA, ESQ. 11 THOMAS BERGHMAN, ESQ. 12	
<ul> <li>New York, New York 10020</li> <li>BY: SHANNON McLAUGHLIN, ESQ.</li> <li>HELLER DRAPER &amp; HORN</li> <li>Attorneys for Dugaboy</li> <li>650 Poydras Street</li> <li>New Orleans, Louisiana 70130</li> </ul>	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street 9 Dallas, Texas 75201 10 BY: DAVOR RUKAVINA, ESQ. 11 THOMAS BERGHMAN, ESQ. 12	
New York, New York 10020  BY: SHANNON McLAUGHLIN, ESQ.  HELLER DRAPER & HORN  Attorneys for Dugaboy  650 Poydras Street  New Orleans, Louisiana 70130  BY: DOUGLAS DRAPER, ESQ.	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street 9 Dallas, Texas 75201 10 BY: DAVOR RUKAVINA, ESQ. 11 THOMAS BERGHMAN, ESQ. 12 13 14 ALSO PRESENT:	
New York, New York 10020  BY: SHANNON McLAUGHLIN, ESQ.  HELLER DRAPER & HORN  Attorneys for Dugaboy  650 Poydras Street  New Orleans, Louisiana 70130  BY: DOUGLAS DRAPER, ESQ.	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street 9 Dallas, Texas 75201 10 BY: DAVOR RUKAVINA, ESQ. 11 THOMAS BERGHMAN, ESQ. 12 13 14 ALSO PRESENT:	
New York, New York 10020  BY: SHANNON McLAUGHLIN, ESQ.  HELLER DRAPER & HORN  Attorneys for Dugaboy  650 Poydras Street  New Orleans, Louisiana 70130  BY: DOUGLAS DRAPER, ESQ.	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street 9 Dallas, Texas 75201 10 BY: DAVOR RUKAVINA, ESQ. 11 THOMAS BERGHMAN, ESQ. 12 13 14 ALSO PRESENT: 15 16 AARON LAWRENCE, Clerk, Quinn Emanuel	
New York, New York 10020  BY: SHANNON McLAUGHLIN, ESQ.  HELLER DRAPER & HORN  Attorneys for Dugaboy  650 Poydras Street  New Orleans, Louisiana 70130  BY: DOUGLAS DRAPER, ESQ.  GREENBERG TRAURIG	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street 9 Dallas, Texas 75201 10 BY: DAVOR RUKAVINA, ESQ. 11 THOMAS BERGHMAN, ESQ. 12 13 14 ALSO PRESENT: 15 16 AARON LAWRENCE, Clerk, Quinn Emanuel 17 LA ASIA CANTY, Paralegal from Pachulski	
7 New York, New York 10020 8 BY: SHANNON McLAUGHLIN, ESQ. 9 10 HELLER DRAPER & HORN 11 Attorneys for Dugaboy 12 650 Poydras Street 13 New Orleans, Louisiana 70130 14 BY: DOUGLAS DRAPER, ESQ. 15 16 17 GREENBERG TRAURIG 18 Attorneys for Nancy Dondero	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street 9 Dallas, Texas 75201 10 BY: DAVOR RUKAVINA, ESQ. 11 THOMAS BERGHMAN, ESQ. 12 13 14 ALSO PRESENT: 15 16 AARON LAWRENCE, Clerk, Quinn Emanuel 17 LA ASIA CANTY, Paralegal from Pachulski 18 PAIGE MONTGOMERY, Litigation Trust Attorney	
7 New York, New York 10020 8 BY: SHANNON McLAUGHLIN, ESQ. 9 10 HELLER DRAPER & HORN 11 Attorneys for Dugaboy 12 650 Poydras Street 13 New Orleans, Louisiana 70130 14 BY: DOUGLAS DRAPER, ESQ. 15 16 17 GREENBERG TRAURIG 18 Attorneys for Nancy Dondero 19 2200 Ross Avenue	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street 9 Dallas, Texas 75201 10 BY: DAVOR RUKAVINA, ESQ. 11 THOMAS BERGHMAN, ESQ. 12 13 14 ALSO PRESENT: 15 16 AARON LAWRENCE, Clerk, Quinn Emanuel 17 LA ASIA CANTY, Paralegal from Pachulski 18 PAIGE MONTGOMERY, Litigation Trust Attorney 19 PATRICK DAUGHERTY (as noted)	
New York, New York 10020  BY: SHANNON McLAUGHLIN, ESQ.  HELLER DRAPER & HORN  Attorneys for Dugaboy  650 Poydras Street  New Orleans, Louisiana 70130  BY: DOUGLAS DRAPER, ESQ.  GREENBERG TRAURIG  Attorneys for Nancy Dondero  200 Ross Avenue  Dallas, Texas 75201	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street 9 Dallas, Texas 75201 10 BY: DAVOR RUKAVINA, ESQ. 11 THOMAS BERGHMAN, ESQ. 12 13 14 ALSO PRESENT: 15 16 AARON LAWRENCE, Clerk, Quinn Emanuel 17 LA ASIA CANTY, Paralegal from Pachulski 18 PAIGE MONTGOMERY, Litigation Trust Attorney 19 PATRICK DAUGHERTY (as noted) 20 DEBORAH NEWMAN	
New York, New York 10020  BY: SHANNON McLAUGHLIN, ESQ.  HELLER DRAPER & HORN  Attorneys for Dugaboy  650 Poydras Street  New Orleans, Louisiana 70130  BY: DOUGLAS DRAPER, ESQ.  GREENBERG TRAURIG  Attorneys for Nancy Dondero  2200 Ross Avenue  Dallas, Texas 75201  BY: DANIEL ELMS, ESQ.	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street 9 Dallas, Texas 75201 10 BY: DAVOR RUKAVINA, ESQ. 11 THOMAS BERGHMAN, ESQ. 12 13 14 ALSO PRESENT: 15 16 AARON LAWRENCE, Clerk, Quinn Emanuel 17 LA ASIA CANTY, Paralegal from Pachulski 18 PAIGE MONTGOMERY, Litigation Trust Attorney 19 PATRICK DAUGHERTY (as noted) 20 DEBORAH NEWMAN 21 MANUEL GARCIA, Legal Videographer	
New York, New York 10020  BY: SHANNON McLAUGHLIN, ESQ.  HELLER DRAPER & HORN  Attorneys for Dugaboy  650 Poydras Street  New Orleans, Louisiana 70130  BY: DOUGLAS DRAPER, ESQ.  GREENBERG TRAURIG  Attorneys for Nancy Dondero  2200 Ross Avenue  Dallas, Texas 75201  BY: DANIEL ELMS, ESQ.	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street 9 Dallas, Texas 75201 10 BY: DAVOR RUKAVINA, ESQ. 11 THOMAS BERGHMAN, ESQ. 12 13 14 ALSO PRESENT: 15 16 AARON LAWRENCE, Clerk, Quinn Emanuel 17 LA ASIA CANTY, Paralegal from Pachulski 18 PAIGE MONTGOMERY, Litigation Trust Attorney 19 PATRICK DAUGHERTY (as noted) 20 DEBORAH NEWMAN 21 MANUEL GARCIA, Legal Videographer 22	
7 New York, New York 10020 8 BY: SHANNON McLAUGHLIN, ESQ. 9 10 HELLER DRAPER & HORN 11 Attorneys for Dugaboy 12 650 Poydras Street 13 New Orleans, Louisiana 70130 14 BY: DOUGLAS DRAPER, ESQ. 15 16 17 GREENBERG TRAURIG 18 Attorneys for Nancy Dondero 19 2200 Ross Avenue 20 Dallas, Texas 75201 21 BY: DANIEL ELMS, ESQ. 22 23	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street 9 Dallas, Texas 75201 10 BY: DAVOR RUKAVINA, ESQ. 11 THOMAS BERGHMAN, ESQ. 12 13 14 ALSO PRESENT: 15 16 AARON LAWRENCE, Clerk, Quinn Emanuel 17 LA ASIA CANTY, Paralegal from Pachulski 18 PAIGE MONTGOMERY, Litigation Trust Attorney 19 PATRICK DAUGHERTY (as noted) 20 DEBORAH NEWMAN 21 MANUEL GARCIA, Legal Videographer 22 23	
New York, New York 10020  BY: SHANNON McLAUGHLIN, ESQ.  HELLER DRAPER & HORN  Attorneys for Dugaboy  650 Poydras Street  New Orleans, Louisiana 70130  BY: DOUGLAS DRAPER, ESQ.  GREENBERG TRAURIG  Attorneys for Nancy Dondero  2200 Ross Avenue  Dallas, Texas 75201  BY: DANIEL ELMS, ESQ.	7 Fund Advisors, L.P. and NexPoint Advisors L.P. 8 500 N. Akard Street 9 Dallas, Texas 75201 10 BY: DAVOR RUKAVINA, ESQ. 11 THOMAS BERGHMAN, ESQ. 12 13 14 ALSO PRESENT: 15 16 AARON LAWRENCE, Clerk, Quinn Emanuel 17 LA ASIA CANTY, Paralegal from Pachulski 18 PAIGE MONTGOMERY, Litigation Trust Attorney 19 PATRICK DAUGHERTY (as noted) 20 DEBORAH NEWMAN 21 MANUEL GARCIA, Legal Videographer 22	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 92 of 200 PageID 49538

1		Page 6	1	N. Dondero	Page
2	IT IS HEREBY STIPULATED AND		2	THE VIDEOGRAPHER: Good morning.	
3	AGREED by and between the attorneys for		3	My name is Manuel Garcia. I'm a	
4	the respective parties herein, that		4	certified legal videographer in	
5	filing and sealing be and the same are		5	association with TSG Reporting, Inc.	
6	hereby waived;		6	Due to the severity of COVID-19,	
7	IT IS FURTHER STIPULATED AND			and following the practice of social	
_			7		
8	AGREED that all objections, except as		8	distancing, I will not be in the same	
9	to the form of the question, shall be		9	room with the witness, but will record	
10	reserved to the time of the trial;		10	the deposition remotely.	
11	IT IS FURTHER STIPULATED AND		11	The reporter, Annette Arlequin,	
12	AGREED that the within deposition may		12	also will not be in the same room and	
13	be sworn to and signed before any		13	will swear the witness remotely.	
14	officer authorized to administer an		14	Do all parties stipulate to the	
15	oath, with the same force and effect as		15	validity of this video recording and	
16	if signed and sworn to before the		16	remote swearing, and that it will be	
17	Court.		17	admissible in the courtroom as if it	
18			18	had been taken following Rule 30 of the	
19	- 000 -		19	Federal Rules of Civil Procedures and	
20			20	the State's rules where this case is	
21			21	pending?	
22			22	MR. MORRIS: Yes.	
23			23	I would ask if anybody objects,	
24			24	to speak up. If you don't object, then	
25			25	we're going to go on negative notice	
25			25	were going to go on negative notice	
1	N. Dondero	Page 8	1	N. Dondero	Page
1 2	here.		2	Q. Okay. Can you please state your	
			3	name for the record?	
3	(No response.)		3		
4	MR. MORRIS: Thank you very much.		4		
5			4	A. Nancy Dondero.	
	And just to be clear, as I		5	Q. And where are you located right	
6	And just to be clear, as I communicated with Debra last evening,		5 6	Q. And where are you located right now, Ms. Dondero?	
6 7	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in		5 6 7	Q. And where are you located right now, Ms. Dondero?  A. In the law office of Deborah	
6 7	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.		5 6	<ul><li>Q. And where are you located right</li><li>now, Ms. Dondero?</li><li>A. In the law office of Deborah</li><li>Deitsch-Perez.</li></ul>	
6 7 8	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for		5 6 7	Q. And where are you located right now, Ms. Dondero?  A. In the law office of Deborah	
6 7 8 9	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.		5 6 7 8	<ul><li>Q. And where are you located right</li><li>now, Ms. Dondero?</li><li>A. In the law office of Deborah</li><li>Deitsch-Perez.</li></ul>	
6 7 8 9	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for		5 6 7 8 9	<ul><li>Q. And where are you located right</li><li>now, Ms. Dondero?</li><li>A. In the law office of Deborah</li><li>Deitsch-Perez.</li><li>Q. Are you in Dallas?</li></ul>	
6 7 8 9 10	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation		5 6 7 8 9 10	<ul> <li>Q. And where are you located right</li> <li>now, Ms. Dondero?</li> <li>A. In the law office of Deborah</li> <li>Deitsch-Perez.</li> <li>Q. Are you in Dallas?</li> <li>A. I am.</li> </ul>	
6 7 8 9 10 11	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation have waived any objection to the fact		5 6 7 8 9 10 11	Q. And where are you located right now, Ms. Dondero? A. In the law office of Deborah Deitsch-Perez. Q. Are you in Dallas? A. I am. Q. Is there anybody in the room with	
6 7 8 9 10 11 12	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation have waived any objection to the fact that the oath is being administered outside of the state.		5 6 7 8 9 10 11 12	Q. And where are you located right now, Ms. Dondero? A. In the law office of Deborah Deitsch-Perez. Q. Are you in Dallas? A. I am. Q. Is there anybody in the room with you right now?	
6 7 8 9 10 11 12 13	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation have waived any objection to the fact that the oath is being administered outside of the state.  If anybody disagrees or objects		5 6 7 8 9 10 11 12 13	Q. And where are you located right now, Ms. Dondero? A. In the law office of Deborah Deitsch-Perez. Q. Are you in Dallas? A. I am. Q. Is there anybody in the room with you right now? A. Yes.	
6 7 8 9 10 11 12 13 14	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation have waived any objection to the fact that the oath is being administered outside of the state.  If anybody disagrees or objects to that, please speak up now.		5 6 7 8 9 10 11 12 13 14 15	Q. And where are you located right now, Ms. Dondero? A. In the law office of Deborah Deitsch-Perez. Q. Are you in Dallas? A. I am. Q. Is there anybody in the room with you right now? A. Yes. Q. Who is in the room with you? A. Deborah Deitsch-Perez and Dan	
6 7 8 9 10 11 12 13 14 15 16	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation have waived any objection to the fact that the oath is being administered outside of the state.  If anybody disagrees or objects to that, please speak up now.  Thank you very much.		5 6 7 8 9 10 11 12 13 14 15 16	Q. And where are you located right now, Ms. Dondero? A. In the law office of Deborah Deitsch-Perez. Q. Are you in Dallas? A. I am. Q. Is there anybody in the room with you right now? A. Yes. Q. Who is in the room with you? A. Deborah Deitsch-Perez and Dan Elms.	
6 7 8 9 10 11 12 13 14 15 16	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation have waived any objection to the fact that the oath is being administered outside of the state.  If anybody disagrees or objects to that, please speak up now.		5 6 7 8 9 10 11 12 13 14 15 16 17	Q. And where are you located right now, Ms. Dondero? A. In the law office of Deborah Deitsch-Perez. Q. Are you in Dallas? A. I am. Q. Is there anybody in the room with you right now? A. Yes. Q. Who is in the room with you? A. Deborah Deitsch-Perez and Dan Elms. Q. Is there anybody else in the room	
6 7 8 9 10 11 12 13 14 15 16 17	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation have waived any objection to the fact that the oath is being administered outside of the state.  If anybody disagrees or objects to that, please speak up now.  Thank you very much.  Okay. You can swear the witness.		5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. And where are you located right now, Ms. Dondero? A. In the law office of Deborah Deitsch-Perez. Q. Are you in Dallas? A. I am. Q. Is there anybody in the room with you right now? A. Yes. Q. Who is in the room with you? A. Deborah Deitsch-Perez and Dan Elms. Q. Is there anybody else in the room with you right now?	
6 7 8 9 10 11 12 13 14 15 16 17 18	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation have waived any objection to the fact that the oath is being administered outside of the state.  If anybody disagrees or objects to that, please speak up now.  Thank you very much.  Okay. You can swear the witness.  * * *  NANCY DONDERO, called as a		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. And where are you located right now, Ms. Dondero? A. In the law office of Deborah Deitsch-Perez. Q. Are you in Dallas? A. I am. Q. Is there anybody in the room with you right now? A. Yes. Q. Who is in the room with you? A. Deborah Deitsch-Perez and Dan Elms. Q. Is there anybody else in the room with you right now? A. Electronically is Douglas Draper.	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation have waived any objection to the fact that the oath is being administered outside of the state.  If anybody disagrees or objects to that, please speak up now.  Thank you very much.  Okay. You can swear the witness.  * * *  NANCY DONDERO, called as a witness, having been duly sworn by a		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. And where are you located right now, Ms. Dondero? A. In the law office of Deborah Deitsch-Perez. Q. Are you in Dallas? A. I am. Q. Is there anybody in the room with you right now? A. Yes. Q. Who is in the room with you? A. Deborah Deitsch-Perez and Dan Elms. Q. Is there anybody else in the room with you right now? A. Electronically is Douglas Draper. Q. Okay. Thank you very much.	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation have waived any objection to the fact that the oath is being administered outside of the state.  If anybody disagrees or objects to that, please speak up now.  Thank you very much.  Okay. You can swear the witness.  *  NANCYDONDERO, called as a witness, having been duly sworn by a Notary Public, was examined and		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. And where are you located right now, Ms. Dondero? A. In the law office of Deborah Deitsch-Perez. Q. Are you in Dallas? A. I am. Q. Is there anybody in the room with you right now? A. Yes. Q. Who is in the room with you? A. Deborah Deitsch-Perez and Dan Elms. Q. Is there anybody else in the room with you right now? A. Electronically is Douglas Draper. Q. Okay. Thank you very much. Do you have a telephone with you	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation have waived any objection to the fact that the oath is being administered outside of the state.  If anybody disagrees or objects to that, please speak up now.  Thank you very much.  Okay. You can swear the witness.  *  *  NANCY DONDERO, called as a witness, having been duly sworn by a Notary Public, was examined and testified as follows:		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. And where are you located right now, Ms. Dondero? A. In the law office of Deborah Deitsch-Perez. Q. Are you in Dallas? A. I am. Q. Is there anybody in the room with you right now? A. Yes. Q. Who is in the room with you? A. Deborah Deitsch-Perez and Dan Elms. Q. Is there anybody else in the room with you right now? A. Electronically is Douglas Draper. Q. Okay. Thank you very much. Do you have a telephone with you right now?	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation have waived any objection to the fact that the oath is being administered outside of the state.  If anybody disagrees or objects to that, please speak up now.  Thank you very much.  Okay. You can swear the witness.  *  NANCY DONDERO, called as a witness, having been duly sworn by a Notary Public, was examined and testified as follows:  THE WITNESS: Yes.		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. And where are you located right now, Ms. Dondero?  A. In the law office of Deborah Deitsch-Perez.  Q. Are you in Dallas?  A. I am.  Q. Is there anybody in the room with you right now?  A. Yes.  Q. Who is in the room with you?  A. Deborah Deitsch-Perez and Dan Elms.  Q. Is there anybody else in the room with you right now?  A. Electronically is Douglas Draper.  Q. Okay. Thank you very much.  Do you have a telephone with you right now?  A. My cellphone?	
6 7 8	And just to be clear, as I communicated with Debra last evening, the court reporter is not currently in the State of Texas.  And I understand that counsel for all defendants in the notes litigation have waived any objection to the fact that the oath is being administered outside of the state.  If anybody disagrees or objects to that, please speak up now.  Thank you very much.  Okay. You can swear the witness.  *  *  NANCY DONDERO, called as a witness, having been duly sworn by a Notary Public, was examined and testified as follows:		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. And where are you located right now, Ms. Dondero? A. In the law office of Deborah Deitsch-Perez. Q. Are you in Dallas? A. I am. Q. Is there anybody in the room with you right now? A. Yes. Q. Who is in the room with you? A. Deborah Deitsch-Perez and Dan Elms. Q. Is there anybody else in the room with you right now? A. Electronically is Douglas Draper. Q. Okay. Thank you very much. Do you have a telephone with you right now?	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 93 of 200 PageID 49539

	Case 5.21-CV-00001-X   DOCUMENT 170-42   F	iieu	01/03/24   agc 33 0/ 200   agcib	43333
1	Page 10 N. Dondero	1	N. Dondero	Page 11
2	Q. Is it turned off?	2	prevent you from answering my questions	
3	A. It is - well, yes, um-hmm. It's	3	today?	
4	on silent.	4	A. No.	
5	Q. Okay. Thank you very much.	5	Q. Do you have any problems with	
6	My name is John Morris. I'm an	6	your memory?	
7	attorney at Patchulski Stang Ziehl & Jones.	7	A. No.	
8	We represent the reorganized Highland	8	Q. Are you on any drugs or	
9	Capital Management LP, and we're here for	9	medications that might impair your ability	
10	your deposition today.	10	to answer questions today?	
11	Do you understand that?	11	A. No.	
12	A. Ido.	12	Q. Have you ever been deposed	
13	Q. Okay. Do you understand that	13	before?	
14	this deposition is being videotaped?	14	A. Once, a number of years ago.	
15	A. Yes.	15	Q. Do you recall the subject matter	
16	Q. And do you understand that I may	16	of the testimony or the circumstances in	
17	seek to use that videotape in a court of	17	which you gave a deposition?	
18	law?	18	A. Personal injury.	
19	A. Yes.	19	Q. And were you a witness or were	
20	Q. Do you understand that you're not	20	you the plaintiff in that matter?	
21	allowed to communicate with anybody	21	A. Plaintiff.	
22	concerning the substance of your testimony	22	Q. Okay. So let me just give you	
23	until the deposition is completed?	23	the general ground rules so that there's -	
24	A. Yes.	24	so that this can be efficient.	
25	Q. Is there anything that would	25	This is a very difficult process	
_	Page 12			Page 13
1	N. Dondero	1	N. Dondero	
2	in normal times. It's particularly	2	different portion of the document to put	
3	difficult because we're doing this	3	what I'm asking you about in context, will	
4	remotely.	4	you let me know that?	
5	So it is very important that you	5	A. Yes.	
6	allow me to finish my question before you	6	Q. Okay. I sent down to your lawyer	
7	begin your answer.	7	last week 29 hard copies of certain	
8	Is that fair?	8	documents.	
9	A. Yes.	9	Do you have those handy?	
10	Q. And it's very important that I	10	A. The big binder?	
11	allow you to finish your answers before I	11	Q. Yes.	
12	begin the next question.	12	A. Yes.	
13	And if I fail to do that, will	13	Q. Okay. All right. We may refer	
14	you let me know?	14	to those –	
15	A. I will.	15	MR. RUKAVINA: John, hold up for	
16	Q. Okay. If there is anything that	16	a second. This is the Davor Rukavina.	
17	l ask you that you don't understand, will	17	I'm one of the attorneys defending two	
18	you let me know that?	18	of the defendants. I just – we	
19	A. Yes.	19	haven't taken appearances, John. I	
20	Q. Okay. From time to time, we're	20	just want to make sure that the record	
21	going to put some documents on the screen.	21	is clear that Deborah will be	
22	It's not a – you know, it's not intended	22	objecting, Ms. Deitsch-Perez will be	
23	to be a test.	23	objecting for me so that I don't have	
24	If you see a document on the	24	you to object. In other words, when	
25	screen and you think that you need to see a	25	she objects, consider it an objection	
20				

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 94 of 200 PageID 49540

	Case 5.21 ev 00001 / Document 170 4/		Ju	01/03/24 1 age 34 01 200 1 age 10	
1	N. Dondero	age 14	1	N. Dondero	Page 1
2	on behalf of my clients NexPoint and		2	That gives me the opportunity to think	
3	HCM Financial Advisors.		3	about whether or not the answer to the	
4	Is that acceptable, John?		4	question would be admissible if I didn't	
5	MR. MORRIS: Yes.			correct it.	
6	MR. RUKAVINA: Thank you. Then		6	I may ask you to just answer the	
7	there is no need for me to speak.		7	question because I don't think the	
8	MR. MORRIS: Okay. We'll miss		8	objection is going to be sustained. Just	
9	•		9	let the lawyers do their thing. And unless	
9 10	you. BY MR. MORRIS:		10		
				your lawyer directs you not to answer a	
11	Q. If you need a break at any time,		11	question, I would ask that you answer every	
12	will you let me know that?		12	question that I ask, okay?	
13	A. Yes.		13	A. Yes.	
14	Q. Okay. It's very important that		14	Q. Thank you.	
15	all of your responses to my questions be		15	That's where you need to give the	
16	•		16	verbal answer.	
17	, ,	'	17	Just to go through a couple of	
18	A. Okay.	'	18	definitions so that I don't have to say	
19	<ul> <li>Q. And you do understand that the</li> </ul>		19	full names on certain things throughout the	
20	court reporter is going to record and	2	20	day.	
21	transcribe every word that you and I say	2	21	If I use the word "Dugaboy," will	
22	today, okay?	2	22	you understand that I'm referring to The	
23	A. Yes.	2	23	Dugaboy Investment Trust?	
24	Q. Okay. From time to time, a	2	24	A. Yes.	
25	lawyer might object to one of my questions.	2	25	Q. If I use the word "Highland,"	
_		age 16			Page 1
1	N. Dondero		1	N. Dondero	
2	will you understand that I'm referring only			prepare for today's deposition?	
3	to the entity that was known as Highland		3	A. Yes.	
4	Capital Management LP, both before the		4	Q. Can you tell me what you did to	
5	bankruptcy filing and after the bankruptcy		5	prepare for today's deposition?	
6	filing?		6	A. I met with my attorney. And I	
7	A. Okay.		7	reviewed your big binder.	
8	Q. If I use the phrase "LP		8	Q. When did you meet with your	
9	agreement" withdrawn.		9	attorneys?	
10	Are you familiar with the fourth	.	10	A. Yesterday.	
11	amended and restated limited partnership	.	11	Q. Is that the only time that you	
2	agreement of Highland Capital Management	.	12	conferred with your attorneys in	
13			13	preparation for today's deposition?	
14	A. Yes.		14	A. In person, yes.	
15	Q. Okay. And if I refer to that		15	Q. Okay. And how long did you meet	
16	document as the "LP agreement," will you		16	in person yesterday?	
17	understand what I'm referring to?		17	A. Four hours, four and a half	
8	A. Yes.		18	hours.	
9	Q. Do you understand that you're		19	Q. And where did you meet?	
20	here today both in your individual capacity		20	A. At Deborah's office.	
21	and in your capacity as the trustee or the		21	Q. And was anybody present there	
22	30 – what's called the 30(b)(6)		22	other than your attorneys?	
23	representative for Dugaboy?		23	A. No.	
24	A. Yes.		24	Q. Was anybody on speakerphone or	
25	Q. And have you done anything to	2	25	otherwise communicating during the meeting	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 95 of 200 PageID 49541

	Case 5.21-CV-00001-X   DUCUMENT 170-42	i iieu	01/03/24 Tage 93 01 200 TageID 4	3241
1	Page 1 N. Dondero	8 1	N. Dondero	Page 19
2	that was not one of your attorneys?	2	Zoom meetings?	
3	A. No.	3	A. No.	
4	Q. I think you mentioned, or you may	4	Q. Did you review any documents in	
5	have implied, that you communicated with	5	preparation for today's deposition other	
6	your attorneys in preparation for today's	6	than the documents that I provided?	
7	deposition but it wasn't in person.	7	A. No.	
8	Do I have that right?	8	MS. DEITSCH-PEREZ: To be fair, I	
9	A. Correct.	9	think we did give her the Dugaboy	
10	Q. Okay. Did you speak with them on	10	notice. I don't remember if it's in	
11	the phone?	11	your binder.	
12	A. Zoom meeting.	12	-	
13	Q. And how many Zoom meetings did	13	•	
14	you have in preparation for today's	14		
15	deposition?	15	MR. MORRIS: I appreciate that.	
16	A. Three.	16	• •	
17	Q. Okay. And can you tell me when	17		
18	those three Zoom meetings occurred?	18	Q. Other than the 30(b)(6) notice	
19	A. Wednesday, Thursday, and Friday.	19	* * * *	
20	Q. And can you tell me how long each	20	that I provided to you, did you review	
21	of those meetings took place, each of those	21	anything else, Ms. Dondero, in preparation	
22	Zoom meetings took place?	22		
23	A. Approximately an hour.	23	A. Not that I'm aware of.	
24	Q. Did anybody other than your	24	Q. Was your brother present or did	
25	attorneys participate in any of those three	25		
	Page 2	0		Page 21
1	N. Dondero	1	N. Dondero	
2	preparation meetings that you described?	2	defendant in certain lawsuits?	
3	A. No.	3	A. Yes.	
4	Q. Since the beginning of the year,	4	Q. Are you aware that your brother	
5	since January 1st, 2021, have you	5	is also a defendant in certain lawsuits?	
6	communicated with your brother at any time	6	A. Yes.	
7	about the promissory notes that are the	7	Q. Are you aware that your brother	
8	subject of this litigation?	8	has asserted certain defenses to the claims	
9	A. Not that I recall.	9	that are being asserted against him in	
10	Q. You don't recall ever speaking to	10	those lawsuits?	
11	your brother in 2021 about the promissory	11	A. Yes.	
12	notes that are the subject of the	12		
13	litigation.	13	, , ,	
14	Do I have that right?	14	G	
15	A. That's correct. I do not recall.	15		
16	Q. Do you recall if you had any	16		
17	conversations with your brother at any time	17	Q. Did you discuss with your brother	
18	in 2021 about any of the defenses that he	18		
19	is asserting in the litigation?	19	in connection with the lawsuits?	
20	A. What do you – can you be more	20	A. No, I don't believe so.	
21	specific?	21	Q. Did you communicate with your	
22	Q. Are you aware that your brother	22	and when I use the word "communication," I	
23	is a defendant in the lawsuits in which –	23	want to be clear, I mean any form of	
24	withdrawn.	24	, 9 1 ,	
25	Are you aware that you are a	25	on the telephone, by email or text.	
25		- 1		

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 96 of 200 PageID 49542

1	N. Dondero	1	N. Dondero	Page 23
2	Do you understand that?	2	again?	
3	A. Yes.	3	Q. Sure.	
4	Q. Okay. Did you – and did you	4	Your brother you didn't select	
5	understand that when I asked the last few	5	Mr. Draper to represent Dugaboy; is that	
6	questions about your communications with	6	right?	
7	your brother?	7	MS. DEITSCH-PEREZ: Object to the	
8	A. Yes, sir.	8	form.	
9	Q. Okay. In 2021, had you	9	A. I believe he was referred.	
10	communicated with your brother at any time	10	Q. And who was he referred to?	
11	about who would represent Dugaboy?	11	A. Me.	
12	A. Not that I remember.	12	Q. Who referred Mr. Draper to you?	
13	Q. You're the trustee of Dugaboy.	13	A. I do not remember.	
14	Do I have that right?	14	Q. It's your testimony that	
15	A. Yes.	15	Mr. Draper was referred to you, and you	
16	Q. Okay. And Mr. Draper represents	16	decided to retain Mr. Draper?	
17	Dugaboy in Highland's bankruptcy case; is	17	A. I don't — I don't know.	
18	that right?	18	Q. Do you know who decided to retain	
19	A. Yes, sir.	19	Mr. Draper?	
20	Q. Your brother and people working	20	A. I do not.	
21	for him identified and selected Mr. Draper	21	Q. Do you know who identified	
22	to serve as Dugaboy's counsel, correct?	22	Mr. Draper as a possible attorney for	
23	MS. DEITSCH-PEREZ: Object to the	23	Dugaboy?	
 24	form.	24	A. I do not know.	
25	A. I'm sorry. Can you ask that	25	Q. Do you know when Mr. Draper was	
	Page 24			Page 2
1	N. Dondero	1	N. Dondero	
2	retained?	2	mean, it's not something that I believe	
3	A. No.	3	she's been prepared on. And so I don't	
4	Q. Do you recall when you first	4	think it's fair to have a memory test	
5	spoke to Mr. Draper withdrawn.	5	on the dates of these things.	
6	Do you recall when you first	6	MR. MORRIS: Okay. I appreciate	
7	communicated with Mr. Draper?	7	that, Deborah. I'm asking - so let's	
8	A. A couple of months ago.	8	clarify and say this was not a 30(b)(6)	
9	Q. Would it have been before or	9	topic. It's not something that she	
10	after July 1st, 2021?	10	should have prepared for. But I - she	
	after July 1st, 2021?  A. I don't know.	10 11	should have prepared for. But I she is here in her individual capacity, and	
11				
10 11 12 13	A. I don't know.	11	is here in her individual capacity, and	
11 12 13	A. I don't know.     Q. It might have been before; it	11 12	is here in her individual capacity, and I'll stipulate that these particular	
11 12	A. I don't know.     Q. It might have been before; it might have been after.	11 12 13	is here in her individual capacity, and I'll stipulate that these particular questions are in her individual	
11 12 13 14 15	A. I don't know.  Q. It might have been before; it might have been after.  Do I have that right?	11 12 13 14	is here in her individual capacity, and I'll stipulate that these particular questions are in her individual capacity.	
11 12 13 14 15	<ul> <li>A. I don't know.</li> <li>Q. It might have been before; it might have been after.</li> <li>Do I have that right?</li> <li>A. Correct.</li> <li>Q. Can you identify any matter that</li> </ul>	11 12 13 14 15	is here in her individual capacity, and I'll stipulate that these particular questions are in her individual capacity. MS. DEITSCH-PEREZ: Well, but in	
11 12 13 14 15 16	<ul> <li>A. I don't know.</li> <li>Q. It might have been before; it might have been after.</li> <li>Do I have that right?</li> <li>A. Correct.</li> <li>Q. Can you identify any matter that</li> <li>Mr. Draper has handled in the Highland</li> </ul>	11 12 13 14 15 16 17	is here in her individual capacity, and I'll stipulate that these particular questions are in her individual capacity.  MS. DEITSCH-PEREZ: Well, but in her individual capacity, it's not the subject of the notes litigation. And	
11 12 13 14 15 16 17	A. I don't know. Q. It might have been before; it might have been after. Do I have that right? A. Correct. Q. Can you identify any matter that Mr. Draper has handled in the Highland bankruptcy other than his representation of	11 12 13 14 15 16 17 18	is here in her individual capacity, and I'll stipulate that these particular questions are in her individual capacity.  MS. DEITSCH-PEREZ: Well, but in her individual capacity, it's not the subject of the notes litigation. And then I would object that it's really	
11 12 13 14 15 16 17 18	A. I don't know. Q. It might have been before; it might have been after. Do I have that right? A. Correct. Q. Can you identify any matter that Mr. Draper has handled in the Highland bankruptcy other than his representation of Dugaboy in these notes litigations?	11 12 13 14 15 16 17 18 19	is here in her individual capacity, and I'll stipulate that these particular questions are in her individual capacity.  MS. DEITSCH-PEREZ: Well, but in her individual capacity, it's not the subject of the notes litigation. And then I would object that it's really beyond the scope.	
11 12 13 14 15 16 17 18 19 20	A. I don't know. Q. It might have been before; it might have been after. Do I have that right? A. Correct. Q. Can you identify any matter that Mr. Draper has handled in the Highland bankruptcy other than his representation of Dugaboy in these notes litigations? A. I would have to look. I don't	11 12 13 14 15 16 17 18 19 20	is here in her individual capacity, and I'll stipulate that these particular questions are in her individual capacity.  MS. DEITSCH-PEREZ: Well, but in her individual capacity, it's not the subject of the notes litigation. And then I would object that it's really beyond the scope.  MR. MORRIS: Okay. There is no	
11 12 13 14 15 16 17 18 19 20 21	A. I don't know. Q. It might have been before; it might have been after. Do I have that right? A. Correct. Q. Can you identify any matter that Mr. Draper has handled in the Highland bankruptcy other than his representation of Dugaboy in these notes litigations? A. I would have to look. I don't know offhand.	11 12 13 14 15 16 17 18 19 20 21	is here in her individual capacity, and I'll stipulate that these particular questions are in her individual capacity.  MS. DEITSCH-PEREZ: Well, but in her individual capacity, it's not the subject of the notes litigation. And then I would object that it's really beyond the scope.  MR. MORRIS: Okay. There is no scope because she's here in her	
11 12 13 14 15 16 17 18 19 20 21	A. I don't know. Q. It might have been before; it might have been after. Do I have that right? A. Correct. Q. Can you identify any matter that Mr. Draper has handled in the Highland bankruptcy other than his representation of Dugaboy in these notes litigations? A. I would have to look. I don't know offhand. MS. DEITSCH-PEREZ: Yeah, John, I	11 12 13 14 15 16 17 18 19 20 21 22	is here in her individual capacity, and I'll stipulate that these particular questions are in her individual capacity.  MS. DEITSCH-PEREZ: Well, but in her individual capacity, it's not the subject of the notes litigation. And then I would object that it's really beyond the scope.  MR. MORRIS: Okay. There is no scope because she's here in her individual capacity. But the objection	
11 12 13 14	A. I don't know. Q. It might have been before; it might have been after. Do I have that right? A. Correct. Q. Can you identify any matter that Mr. Draper has handled in the Highland bankruptcy other than his representation of Dugaboy in these notes litigations? A. I would have to look. I don't know offhand.	11 12 13 14 15 16 17 18 19 20 21	is here in her individual capacity, and I'll stipulate that these particular questions are in her individual capacity.  MS. DEITSCH-PEREZ: Well, but in her individual capacity, it's not the subject of the notes litigation. And then I would object that it's really beyond the scope.  MR. MORRIS: Okay. There is no scope because she's here in her	

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 97 of 200 PageID 49543

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 98 of 200 PageID 49544

1	Page 30 N. Dondero	1	N. Dondero	Page 31
2	Q. Do you know whether the trust	2	that you are indemnified in your personal	
3	agreement protects you in your individual	3	capacity under the trust, under the Dugaboy	
4	capacity as opposed to your capacity as the	4	trust?	
5	trustee of the Dugaboy trust?	5	MS. DEITSCH-PEREZ: Object to the	
6	MS. DEITSCH-PEREZ: Object to the	6	form.	
7	form.	7	A. I would have to think about that.	
8	A. I'm sorry. Can you reask that	8	Q. Okay. Did your brother ever	
9	question, Mr. Morris?	9	offer to pay any costs and expenses that	
10	Q. Sure.	10	you incur in your personal capacity in	
11	Do you know whether the trust	11	connection with this lawsuit?	
12	agreement indemnifies you in your	12	A. I don't understand.	
13	individual capacity, or is it only in your	13	Q. Okay. So you're a defendant in	
14	capacity as the trustee of the Dugaboy	14	your individual capacity in four different	
15	trust?	15	lawsuits.	
16	MS. DEITSCH-PEREZ: Object to the	16	Do you understand that?	
17	form.	17	A. Yes.	
18	A. That's a legal question I don't	18	Q. And Dugaboy is also a defendant	
19	feel comfortable answering.	19	in the same lawsuits, right?	
20	Q. All right. I appreciate that it	20	A. Yes.	
21	may have legal implications, but I just	21	Q. Okay. So I'm asking you whether	
22	want to know what is in your head as a	22	your brother ever offered to pay any costs	
23	factual matter.	23	or expenses that you incur in your	
23 24	Is it your personal	24	individual capacity in connection with	
	• •	44	individual capacity in connection with	
25	understanding whether it's right or wrong	25	these lawsuits?	
25	understanding, whether it's right or wrong,	25	these lawsuits?	
	Page 32			Page 3
1	N. Dondero	1	N. Dondero	Page 3
1 2	N. Dondero A. No.	1 2	N. Dondero A. Crescent Research Services.	Page 3
1 2 3	N. Dondero A. No. Q. Okay. Greenberg Traurig only	1 2 3	N. Dondero     A. Crescent Research Services.     Q. Do you have a direct or indirect	Page 3:
1 2 3 4	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity.	1 2 3 4	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity?	Page 3
1 2 3 4 5	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right?	1 2 3 4 5	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do.	Page 3:
1 2 3 4 5 6	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes.	1 2 3 4 5 6	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your	Page 3:
1 2 3 4 5	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement	1 2 3 4 5 6 7	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest?	Page 3
1 2 3 4 5 6 7 8	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the	1 2 3 4 5 6 7 8	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company.	Page 3
1 2 3 4 5 6 7 8 9	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig?	1 2 3 4 5 6 7 8 9	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair?	Page 3
1 2 3 4 5 6 7 8 9	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes.	1 2 3 4 5 6 7 8 9	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes.	Page 3
1 2 3 4 5 6 7 8 9 10	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes. Q. And what agreement is that?	1 2 3 4 5 6 7 8 9 10	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of	Page 3
1 2 3 4 5 6 7 8 9 10 11 12	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes. Q. And what agreement is that? A. That Dugaboy will pay Greenberg	1 2 3 4 5 6 7 8 9 10 11 12	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of the business of Crescent Research?	Page 3
1 2 3 4 5 6 7 8 9 10 11 12 13	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes. Q. And what agreement is that? A. That Dugaboy will pay Greenberg Traurig's expenses, bills.	1 2 3 4 5 6 7 8 9 10 11 12 13	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of the business of Crescent Research? A. It's an investigative firm.	Page 3
1 2 3 4 5 6 7 8 9 10 11 12 13 14	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes. Q. And what agreement is that? A. That Dugaboy will pay Greenberg Traurig's expenses, bills. Q. Okay. So pursuant to that	1 2 3 4 5 6 7 8 9 10 11 12 13 14	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of the business of Crescent Research? A. It's an investigative firm. Q. And do you oversee the day-to-day	Page 3
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes. Q. And what agreement is that? A. That Dugaboy will pay Greenberg Traurig's expenses, bills. Q. Okay. So pursuant to that agreement, you won't have to pay any legal	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of the business of Crescent Research? A. It's an investigative firm. Q. And do you oversee the day-to-day operations of Crescent Research?	Page 3
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes. Q. And what agreement is that? A. That Dugaboy will pay Greenberg Traurig's expenses, bills. Q. Okay. So pursuant to that agreement, you won't have to pay any legal expenses associated with the defense of	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of the business of Crescent Research? A. It's an investigative firm. Q. And do you oversee the day-to-day operations of Crescent Research? A. I do.	Page 3
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes. Q. And what agreement is that? A. That Dugaboy will pay Greenberg Traurig's expenses, bills. Q. Okay. So pursuant to that agreement, you won't have to pay any legal expenses associated with the defense of these lawsuits in your individual capacity.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of the business of Crescent Research? A. It's an investigative firm. Q. And do you oversee the day-to-day operations of Crescent Research? A. I do. Q. And how many employees does	Page 3
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes. Q. And what agreement is that? A. That Dugaboy will pay Greenberg Traurig's expenses, bills. Q. Okay. So pursuant to that agreement, you won't have to pay any legal expenses associated with the defense of these lawsuits in your individual capacity. Do I have that right?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of the business of Crescent Research? A. It's an investigative firm. Q. And do you oversee the day-to-day operations of Crescent Research? A. I do. Q. And how many employees does Crescent Research have?	Page 3
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes. Q. And what agreement is that? A. That Dugaboy will pay Greenberg Traurig's expenses, bills. Q. Okay. So pursuant to that agreement, you won't have to pay any legal expenses associated with the defense of these lawsuits in your individual capacity. Do I have that right? A. Yes, sir.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of the business of Crescent Research? A. It's an investigative firm. Q. And do you oversee the day-to-day operations of Crescent Research? A. I do. Q. And how many employees does Crescent Research have? A. I have an outside contractor at	Page 3
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes. Q. And what agreement is that? A. That Dugaboy will pay Greenberg Traurig's expenses, bills. Q. Okay. So pursuant to that agreement, you won't have to pay any legal expenses associated with the defense of these lawsuits in your individual capacity. Do I have that right? A. Yes, sir. Q. Okay. Let's just get some	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of the business of Crescent Research? A. It's an investigative firm. Q. And do you oversee the day-to-day operations of Crescent Research? A. I do. Q. And how many employees does Crescent Research have? A. I have an outside contractor at certain times when the workload demands it.	Page 3
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 1	N. Dondero  A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right?  A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig?  A. Yes. Q. And what agreement is that? A. That Dugaboy will pay Greenberg Traurig's expenses, bills. Q. Okay. So pursuant to that agreement, you won't have to pay any legal expenses associated with the defense of these lawsuits in your individual capacity. Do I have that right?  A. Yes, sir. Q. Okay. Let's just get some background here.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of the business of Crescent Research? A. It's an investigative firm. Q. And do you oversee the day-to-day operations of Crescent Research? A. I do. Q. And how many employees does Crescent Research have? A. I have an outside contractor at certain times when the workload demands it. Otherwise, it is just me.	Page 3
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes. Q. And what agreement is that? A. That Dugaboy will pay Greenberg Traurig's expenses, bills. Q. Okay. So pursuant to that agreement, you won't have to pay any legal expenses associated with the defense of these lawsuits in your individual capacity. Do I have that right? A. Yes, sir. Q. Okay. Let's just get some background here. Are you currently employed,	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of the business of Crescent Research? A. It's an investigative firm. Q. And do you oversee the day-to-day operations of Crescent Research? A. I do. Q. And how many employees does Crescent Research have? A. I have an outside contractor at certain times when the workload demands it. Otherwise, it is just me. Q. Okay. And how long have you	Page 3
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes. Q. And what agreement is that? A. That Dugaboy will pay Greenberg Traurig's expenses, bills. Q. Okay. So pursuant to that agreement, you won't have to pay any legal expenses associated with the defense of these lawsuits in your individual capacity. Do I have that right? A. Yes, sir. Q. Okay. Let's just get some background here. Are you currently employed, ma'am?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of the business of Crescent Research? A. It's an investigative firm. Q. And do you oversee the day-to-day operations of Crescent Research? A. I do. Q. And how many employees does Crescent Research have? A. I have an outside contractor at certain times when the workload demands it. Otherwise, it is just me. Q. Okay. And how long have you owned and operated Crescent Research?	Page 3
2 3 4 5 6 7 8	N. Dondero A. No. Q. Okay. Greenberg Traurig only represents you in your individual capacity. Do I have that right? A. Yes. Q. Okay. Do you have any agreement with anybody as to who would pay the invoices rendered by Greenberg Traurig? A. Yes. Q. And what agreement is that? A. That Dugaboy will pay Greenberg Traurig's expenses, bills. Q. Okay. So pursuant to that agreement, you won't have to pay any legal expenses associated with the defense of these lawsuits in your individual capacity. Do I have that right? A. Yes, sir. Q. Okay. Let's just get some background here. Are you currently employed,	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero A. Crescent Research Services. Q. Do you have a direct or indirect ownership in that entity? A. I do. Q. And what is the nature of your interest? A. I own the company. Q. 100 percent; is that fair? A. Yes. Q. Okay. And what is the nature of the business of Crescent Research? A. It's an investigative firm. Q. And do you oversee the day-to-day operations of Crescent Research? A. I do. Q. And how many employees does Crescent Research have? A. I have an outside contractor at certain times when the workload demands it. Otherwise, it is just me. Q. Okay. And how long have you	Page 3

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 99 of 200 PageID 49545

	Case 3:21-cv-00881-X   Document 178-42   F		3
1	Page 34 N. Dondero	1	Page 3: N. Dondero
2	Crescent Research on a continuous basis	2	kind other than your driver's license?
3	since 1997 until today?	3	A. Ido.
4	A. Correct.	4	Q. Can you describe for me every
5	Q. Have you had any other employment	5	license that you hold other than your
6	since 1997 other than the work that you do	6	driver's license?
7	for Crescent Research?	7	A. I'm a real estate agent. I am
8	A. No.	8	notary. I have several professional
9	Q. Did you obtain a college degree?	9	licenses. Asset recovery specialist.
10	A. I did.	10	Those are off the top of my head that I
11	Q. Where did you attend college?	11	remember.
12	A. Penn State.	12	Q. What is an asset recovery
13	Q. And you graduated from Penn	13	specialist license?
14	State?	14	A. It's licensed through — I don't
15	A. Correct.	15	
16	Q. And when was that?	16	I'm not sure how to answer that,
17	A. 1987.	17	Mr. Morris.
18	Q. What was your degree in?	18	Q. Can you tell me what asset
19	A. Hotel restaurant management.	19	recovery is generally in the context of
20	Q. Was it a BA or BS?		your license?
21		20	· ·
	A. I believe it's a BS.		A. Certainly.
22	Q. Okay. Do you have any	22	It's finding assets for companies
23	postgraduate degrees?	23	that have gone bankrupt.
24	A. No.	24	Q. So do you typically get hired by
25	Q. Do you hold any licenses of any	25	an estate fiduciary, a bankruptcy estate
1	N Dondors	1	N Dondoro
1	N. Dondero	1	N. Dondero
2	N. Dondero fiduciary?	2	N. Dondero I do a lot of trial prep for various
2	N. Dondero fiduciary?  A. I haven't done asset recovery in	3	N. Dondero I do a lot of trial prep for various attorneys.
2 3 4	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years.	2 3 4	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned
2	N. Dondero fiduciary? A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do	2 3 4 5	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned three things. The first was preemployment
2 3 4 5 6	N. Dondero fiduciary? A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do you have any certifications of any kind?	2 3 4 5 6	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned three things. The first was preemployment background.
2 3 4 5 6 7	N. Dondero fiduciary? A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do you have any certifications of any kind? A. Not that I recall.	2 3 4 5 6 7	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned three things. The first was preemployment background. Do I have that right?
2 3 4 5 6 7 8	N. Dondero fiduciary? A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do you have any certifications of any kind? A. Not that I recall. Q. Can you tell me generally what	2 3 4 5 6 7 8	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned three things. The first was preemployment background. Do I have that right? A. Yes.
2 3 4 5 6 7 8 9	N. Dondero fiduciary? A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do you have any certifications of any kind? A. Not that I recall. Q. Can you tell me generally what you did professionally between the time you	2 3 4 5 6 7 8 9	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned three things. The first was preemployment background. Do I have that right? A. Yes. Q. And can you just describe
2 3 4 5 6 7 8 9	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do you have any certifications of any kind? A. Not that I recall. Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the	2 3 4 5 6 7 8 9	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned three things. The first was preemployment background. Do I have that right? A. Yes. Q. And can you just describe generally what preemployment background
2 3 4 5 6 7 8 9 10	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years.  Q. Okay. As opposed to licenses, do you have any certifications of any kind?  A. Not that I recall.  Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for	2 3 4 5 6 7 8 9 10	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned three things. The first was preemployment background. Do I have that right? A. Yes. Q. And can you just describe generally what preemployment background pertains to?
2 3 4 5 6 7 8 9 10 11 12	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years.  Q. Okay. As opposed to licenses, do you have any certifications of any kind?  A. Not that I recall.  Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for Crescent Research?	2 3 4 5 6 7 8 9 10 11 12	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned three things. The first was preemployment background. Do I have that right? A. Yes. Q. And can you just describe generally what preemployment background pertains to? A. When people are applying for a
2 3 4 5 6 7 8 9 10 11 12 13	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do you have any certifications of any kind? A. Not that I recall. Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for Crescent Research? A. Immediately out of college, I	2 3 4 5 6 7 8 9 10 11 12 13	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned three things. The first was preemployment background. Do I have that right? A. Yes. Q. And can you just describe generally what preemployment background pertains to? A. When people are applying for a job, I do the screening on their
2 3 4 5 6 7 8 9 10 11 12 13 14	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do you have any certifications of any kind? A. Not that I recall. Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for Crescent Research? A. Immediately out of college, I worked for a company called Royal Schutt.	2 3 4 5 6 7 8 9 10 11 12 13 14	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned three things. The first was preemployment background. Do I have that right? A. Yes. Q. And can you just describe generally what preemployment background pertains to? A. When people are applying for a job, I do the screening on their application prior to them being hired.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do you have any certifications of any kind? A. Not that I recall. Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for Crescent Research? A. Immediately out of college, I worked for a company called Royal Schutt. Is an investigative firm. I built up their	2 3 4 5 6 7 8 9 10 11 12 13 14 15	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned three things. The first was preemployment background. Do I have that right? A. Yes. Q. And can you just describe generally what preemployment background pertains to? A. When people are applying for a job, I do the screening on their application prior to them being hired. Q. Okay. And what was the second
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do you have any certifications of any kind? A. Not that I recall. Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for Crescent Research? A. Immediately out of college, I worked for a company called Royal Schutt. Is an investigative firm. I built up their background division. The company closed.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned three things. The first was preemployment background. Do I have that right? A. Yes. Q. And can you just describe generally what preemployment background pertains to? A. When people are applying for a job, I do the screening on their application prior to them being hired. Q. Okay. And what was the second piece?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do you have any certifications of any kind? A. Not that I recall. Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for Crescent Research? A. Immediately out of college, I worked for a company called Royal Schutt. Is an investigative firm. I built up their background division. The company closed. I took the background division and opened	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	N. Dondero I do a lot of trial prep for various attorneys.  Q. All right. I think you mentioned three things. The first was preemployment background.  Do I have that right?  A. Yes.  Q. And can you just describe generally what preemployment background pertains to?  A. When people are applying for a job, I do the screening on their application prior to them being hired.  Q. Okay. And what was the second piece?  A. I do tenant screening as well,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do you have any certifications of any kind? A. Not that I recall. Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for Crescent Research? A. Immediately out of college, I worked for a company called Royal Schutt. Is an investigative firm. I built up their background division. The company closed. I took the background division and opened up a company called Info-Back Services. I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	N. Dondero I do a lot of trial prep for various attorneys. Q. All right. I think you mentioned three things. The first was preemployment background. Do I have that right? A. Yes. Q. And can you just describe generally what preemployment background pertains to? A. When people are applying for a job, I do the screening on their application prior to them being hired. Q. Okay. And what was the second piece? A. I do tenant screening as well, which is the equivalent for people renting
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years.  Q. Okay. As opposed to licenses, do you have any certifications of any kind?  A. Not that I recall.  Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for Crescent Research?  A. Immediately out of college, I worked for a company called Royal Schutt. Is an investigative firm. I built up their background division. The company closed. I took the background division and opened up a company called Info-Back Services. I ran that for a number of years in New	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	N. Dondero I do a lot of trial prep for various attorneys.  Q. All right. I think you mentioned three things. The first was preemployment background.  Do I have that right?  A. Yes.  Q. And can you just describe generally what preemployment background pertains to?  A. When people are applying for a job, I do the screening on their application prior to them being hired.  Q. Okay. And what was the second piece?  A. I do tenant screening as well, which is the equivalent for people renting properties.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do you have any certifications of any kind? A. Not that I recall. Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for Crescent Research? A. Immediately out of college, I worked for a company called Royal Schutt. Is an investigative firm. I built up their background division. The company closed. I took the background division and opened up a company called Info-Back Services. I ran that for a number of years in New Jersey.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	N. Dondero I do a lot of trial prep for various attorneys.  Q. All right. I think you mentioned three things. The first was preemployment background.  Do I have that right?  A. Yes.  Q. And can you just describe generally what preemployment background pertains to?  A. When people are applying for a job, I do the screening on their application prior to them being hired.  Q. Okay. And what was the second piece?  A. I do tenant screening as well, which is the equivalent for people renting properties.  And the third component would be
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years. Q. Okay. As opposed to licenses, do you have any certifications of any kind? A. Not that I recall. Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for Crescent Research? A. Immediately out of college, I worked for a company called Royal Schutt. Is an investigative firm. I built up their background division. The company closed. I took the background division and opened up a company called Info-Back Services. I ran that for a number of years in New Jersey. When I moved to Florida, I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	N. Dondero I do a lot of trial prep for various attorneys.  Q. All right. I think you mentioned three things. The first was preemployment background.  Do I have that right?  A. Yes.  Q. And can you just describe generally what preemployment background pertains to?  A. When people are applying for a job, I do the screening on their application prior to them being hired.  Q. Okay. And what was the second piece?  A. I do tenant screening as well, which is the equivalent for people renting properties.  And the third component would be trial prep.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years.  Q. Okay. As opposed to licenses, do you have any certifications of any kind?  A. Not that I recall.  Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for Crescent Research?  A. Immediately out of college, I worked for a company called Royal Schutt. Is an investigative firm. I built up their background division. The company closed. I took the background division and opened up a company called Info-Back Services. I ran that for a number of years in New Jersey.  When I moved to Florida, I transferred that company and it became	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero I do a lot of trial prep for various attorneys.  Q. All right. I think you mentioned three things. The first was preemployment background.  Do I have that right?  A. Yes.  Q. And can you just describe generally what preemployment background pertains to?  A. When people are applying for a job, I do the screening on their application prior to them being hired.  Q. Okay. And what was the second piece?  A. I do tenant screening as well, which is the equivalent for people renting properties.  And the third component would be trial prep.  Q. And what about trial prep? What
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years.  Q. Okay. As opposed to licenses, do you have any certifications of any kind?  A. Not that I recall.  Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for Crescent Research?  A. Immediately out of college, I worked for a company called Royal Schutt. Is an investigative firm. I built up their background division. The company closed. I took the background division and opened up a company called Info-Back Services. I ran that for a number of years in New Jersey.  When I moved to Florida, I transferred that company and it became Crescent Research Services.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	N. Dondero I do a lot of trial prep for various attorneys.  Q. All right. I think you mentioned three things. The first was preemployment background.  Do I have that right?  A. Yes.  Q. And can you just describe generally what preemployment background pertains to?  A. When people are applying for a job, I do the screening on their application prior to them being hired.  Q. Okay. And what was the second piece?  A. I do tenant screening as well, which is the equivalent for people renting properties.  And the third component would be trial prep.  Q. And what about trial prep? What does that mean? Can you help me to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero fiduciary?  A. I haven't done asset recovery in a number of years.  Q. Okay. As opposed to licenses, do you have any certifications of any kind?  A. Not that I recall.  Q. Can you tell me generally what you did professionally between the time you graduated from Penn State in 1987 and the time you formed and began working for Crescent Research?  A. Immediately out of college, I worked for a company called Royal Schutt. Is an investigative firm. I built up their background division. The company closed. I took the background division and opened up a company called Info-Back Services. I ran that for a number of years in New Jersey.  When I moved to Florida, I transferred that company and it became	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero I do a lot of trial prep for various attorneys.  Q. All right. I think you mentioned three things. The first was preemployment background.  Do I have that right?  A. Yes.  Q. And can you just describe generally what preemployment background pertains to?  A. When people are applying for a job, I do the screening on their application prior to them being hired.  Q. Okay. And what was the second piece?  A. I do tenant screening as well, which is the equivalent for people renting properties.  And the third component would be trial prep.  Q. And what about trial prep? What does that mean? Can you help me to understand what investigative services you

### 

	Case 3:21-cv-00881-X   Document 178-42   Fil	eu	01/09/24 Page 100 01 200 Page D 49540
1	Page 38 N. Dondero	1	Page 3 N. Dondero
2	A. Certainly.	2	Q. Russell Nelms or John Dubel?
3	I work for private attorneys. I	3	A. No.
4	worked for the public defender's office.	4	Q. Have you undertaken any
5	I've worked to capital murder cases on	5	investigation of any current or former
6	down. I look for discrepancies in	6	employee of Highland since October 19th,
7	statements. I find witnesses, take	7	2019?
8	statements and so forth. I help the lawyer	8	A. No.
9	prepare for trial.	9	Q. Are you aware that Highland is
10	Q. Okay. You're familiar with a	10	the company that your brother founded with
11	company, the company that we identified	11	Mark Okada in the 1990s?
12	earlier, called Highland Capital Management	12	A. Yes.
13	LP?	13	Q. And you're aware that Highland
14	Do I have that right?	14	filed for bankruptcy, correct?
15	A. Yes.	15	A. Yes.
16	Q. Oh, by the way, did you ever hear	16	Q. Do you know when that occurred?
17	of a person named James P. Seery, Jr.?	17	A. October of '19, I believe.
18	A. In regards to this case, yes.	18	Q. Okay. I'll tell you it is
19	Q. Did you ever investigate	19	October 19th, 2019. And if it's okay with
20	Mr. Seery?	20	you, I'd like to refer to October 19th,
21	A. No.	21	2019, as the petition date.
22	Q. Did you ever investigate any of	22	Is that okay?
23	the independent directors who were	23	A. Certainly.
24	appointed at Strand Advisors?	24	Q. Okay. When did you find out that
25	A. Can you tell me who they are?	25	Highland filed for bankruptcy?
	Page 40		Page 4
1	N. Dondero	1	N. Dondero
2	A. It was either the day after	2	own, such as Crescent Research?
3	when it appeared in the Dallas Morning	3	A. Okay.
4	News.	4	Q. Do you understand the phrase
5	Q. So you didn't have any advanced	5	"directly or indirectly"?
6	notice that your brother was going to file	6	A. No.
7	Highland for bankruptcy; is that right?	7	Can you elaborate, please?
8	A. I did not.	8	Q. Sure.
9	Q. Did you speak to your brother	9	A direct interest would be an
10	after learning that Highland filed for	10	interest that you hold in your own name, in
11	bankruptcy?	11	the name of Nancy Dondero.
12	A. I would imagine I called him,	12	Do you understand that?
13	sure.	13	A. Okay.
14	Q. Do you have any recollection of	14	Q. And an indirect interest is an
15	what was said in the phone call that you	15	interest that you own through some other
16	imagine occurred?	16	vehicle, through some other entity in which
17 10	A. No.	17	you also have an ownership interest.
18 40	Q. Okay. Do you directly or	18	Do you understand that?
19	indirectly own any economic interest in	19	A. Okay.
20	Highland today?	20	Q. Okay. So
21	A. No.	21	A. Yes. But are you referring to –
22	Q. Do you understand that if I use	22	Q. Go ahead.
23	the phrase "directly or indirectly," I'm	23	A. I'm just not clear.
24	, , ,	24	Do you mean like Highland funds
<b>^-</b>	to a contract of the contract	0-	
25	name or through a company that you might	25	or stock?

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 101 of 200 PageID 49547

	Lase 3:21-cv-00881-X   Document 178-42   File	cu	02/00/21 1 ago 202 01 200 1 ago 12 10	
1	Page 42 N. Dondero	1	N. Dondero	Page 43
2	Q. I'm only talking about Highland	2	Q. And what did you understand the	
3	Capital Management LP.	3	nature of Highland's business to be as of	
4	A. No, I have no interest.	4	the petition date?	
5	Q. Have you ever directly or	5	A. A hedge fund.	
6	indirectly owned any limited partnership	6	Q. Do you have any understanding of	
7	interests in Highland?	7	what a hedge fund is?	
8	A. No.	8	A. Not really.	
9	Q. Have you ever directly or	9	Q. I appreciate that.	
10	indirectly owned any interest of any kind	10	By the way, do you know if	
11	in Highland?	11	Crescent Research has any claims against	
12	A. No.	12	Highland?	
13	Q. Do you directly or indirectly	13	A. That's a very good question.	
14	have any claims against Highland that you	14	There may be – I think I am creditor for a	
15	know of?	15	very little bit of money, but I'm not	
16	MS. DEITSCH-PEREZ: And, again,	16	positive on that, if that was settled.	
17	you are still talking about Nancy	17	Q. Do you recall filing any claim	
18	Dondero?	18	against Highland on behalf of Crescent	
19	MR. MORRIS: Yes, I am. Thank	19	Research?	
20	you.	20	A. I can't say definitely one way or	
21	A. No, sir.	21	the other, but	
22	Q. Did you have an understanding of	22	Q. Okay. It's a matter of record.	
23	the nature of Highland's business as of the	23	I don't mean to test your memory. It's	
24	petition date?	24	okay.	
25	A. Generally.	25	So other than your understanding	
_	Page 44		N.B. I	Page 45
1				
0	N. Dondero	1	N. Dondero	
	that Highland was a hedge fund, do you have	2	Q. Were you ever employed by	
3	that Highland was a hedge fund, do you have any understanding or did you have any	2	Q. Were you ever employed by Highland at any time?	
3	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date	2 3 4	Q. Were you ever employed by Highland at any time? A. No.	
3 4 5	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's	2	<ul><li>Q. Were you ever employed by</li><li>Highland at any time?</li><li>A. No.</li><li>Q. Did you ever serve as an officer</li></ul>	
3 4 5 6	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?	2 3 4 5 6	<ul><li>Q. Were you ever employed by</li><li>Highland at any time?</li><li>A. No.</li><li>Q. Did you ever serve as an officer</li><li>or director of Highland at any time?</li></ul>	
3 4 5 6 7	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?	2 3 4 5 6 7	<ul> <li>Q. Were you ever employed by</li> <li>Highland at any time?</li> <li>A. No.</li> <li>Q. Did you ever serve as an officer</li> <li>or director of Highland at any time?</li> <li>A. No.</li> </ul>	
3 4 5 6 7 8	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.	2 3 4 5 6 7 8	<ul> <li>Q. Were you ever employed by</li> <li>Highland at any time?</li> <li>A. No.</li> <li>Q. Did you ever serve as an officer</li> <li>or director of Highland at any time?</li> <li>A. No.</li> <li>Q. Have you ever heard of an entity</li> </ul>	
3 4 5 6 7 8 9	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.	2 3 4 5 6 7 8 9	<ul> <li>Q. Were you ever employed by</li> <li>Highland at any time?</li> <li>A. No.</li> <li>Q. Did you ever serve as an officer</li> <li>or director of Highland at any time?</li> <li>A. No.</li> <li>Q. Have you ever heard of an entity</li> <li>called Strand Advisors Inc.?</li> </ul>	
3 4 5 6 7 8 9	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any — I apologize.	2 3 4 5 6 7 8 9	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes.	
3 4 5 6 7 8 9 10	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any — I apologize.  A. I know obviously it's a financial	2 3 4 5 6 7 8 9 10	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as	
3 4 5 6 7 8 9 10 11 12	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any — I apologize.  A. I know obviously it's a financial company, and it has funds and so forth.	2 3 4 5 6 7 8 9 10 11 12	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as "Strand"?	
3 4 5 6 7 8 9 10 11 12 13	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any — I apologize.  A. I know obviously it's a financial company, and it has funds and so forth.  Q. Have you learned anything about	2 3 4 5 6 7 8 9 10 11 12 13	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as "Strand"? A. Yes, sir.	
3 4 5 6 7 8 9 10 11 12 13 14	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any — I apologize.  A. I know obviously it's a financial company, and it has funds and so forth.  Q. Have you learned anything about the nature of Highland's business since the	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as "Strand"? A. Yes, sir. Q. Do you know if Strand has any	
3 4 5 6 7 8 9 10 11 12 13 14 15	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any – I apologize.  A. I know obviously it's a financial company, and it has funds and so forth.  Q. Have you learned anything about the nature of Highland's business since the petition date? Anything additional?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as "Strand"? A. Yes, sir. Q. Do you know if Strand has any relationship to Highland?	
3 4 5 6 7 8 9 10 11 12 13 14 15 16	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any — I apologize.  A. I know obviously it's a financial company, and it has funds and so forth.  Q. Have you learned anything about the nature of Highland's business since the petition date? Anything additional?  A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as "Strand"? A. Yes, sir. Q. Do you know if Strand has any relationship to Highland? A. General partner.	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any — I apologize.  A. I know obviously it's a financial company, and it has funds and so forth.  Q. Have you learned anything about the nature of Highland's business since the petition date? Anything additional?  A. No.  Q. Okay. Do you have an	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as "Strand"? A. Yes, sir. Q. Do you know if Strand has any relationship to Highland? A. General partner. Q. Do you recall when you learned	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any — I apologize.  A. I know obviously it's a financial company, and it has funds and so forth.  Q. Have you learned anything about the nature of Highland's business since the petition date? Anything additional?  A. No.  Q. Okay. Do you have an understanding of the industry that Highland	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as "Strand"? A. Yes, sir. Q. Do you know if Strand has any relationship to Highland? A. General partner. Q. Do you recall when you learned that Strand was Highland's general partner?	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any – I apologize.  A. I know obviously it's a financial company, and it has funds and so forth.  Q. Have you learned anything about the nature of Highland's business since the petition date? Anything additional?  A. No.  Q. Okay. Do you have an understanding of the industry that Highland operates in or that Highland operated in	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as "Strand"? A. Yes, sir. Q. Do you know if Strand has any relationship to Highland? A. General partner. Q. Do you recall when you learned that Strand was Highland's general partner? A. A number of years ago, I believe.	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any — I apologize.  A. I know obviously it's a financial company, and it has funds and so forth.  Q. Have you learned anything about the nature of Highland's business since the petition date? Anything additional?  A. No.  Q. Okay. Do you have an understanding of the industry that Highland operates in or that Highland operated in prior to the petition date?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as "Strand"? A. Yes, sir. Q. Do you know if Strand has any relationship to Highland? A. General partner. Q. Do you recall when you learned that Strand was Highland's general partner? A. A number of years ago, I believe. Q. Do you recall how you learned	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any — I apologize.  A. I know obviously it's a financial company, and it has funds and so forth.  Q. Have you learned anything about the nature of Highland's business since the petition date? Anything additional?  A. No.  Q. Okay. Do you have an understanding of the industry that Highland operates in or that Highland operated in prior to the petition date?  A. Sure. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as "Strand"? A. Yes, sir. Q. Do you know if Strand has any relationship to Highland? A. General partner. Q. Do you recall when you learned that Strand was Highland's general partner? A. A number of years ago, I believe. Q. Do you recall how you learned that Strand was Highland's general partner?	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any — I apologize.  A. I know obviously it's a financial company, and it has funds and so forth.  Q. Have you learned anything about the nature of Highland's business since the petition date? Anything additional?  A. No.  Q. Okay. Do you have an understanding of the industry that Highland operates in or that Highland operated in prior to the petition date?  A. Sure. Yes.  Q. What industry did you understand	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as "Strand"? A. Yes, sir. Q. Do you know if Strand has any relationship to Highland? A. General partner. Q. Do you recall when you learned that Strand was Highland's general partner? A. A number of years ago, I believe. Q. Do you recall how you learned that Strand was Highland's general partner? A. I do not.	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any – I apologize.  A. I know obviously it's a financial company, and it has funds and so forth.  Q. Have you learned anything about the nature of Highland's business since the petition date? Anything additional?  A. No.  Q. Okay. Do you have an understanding of the industry that Highland operates in or that Highland operated in prior to the petition date?  A. Sure. Yes.  Q. What industry did you understand Highland to be operating in prior to the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as "Strand"? A. Yes, sir. Q. Do you know if Strand has any relationship to Highland? A. General partner. Q. Do you recall when you learned that Strand was Highland's general partner? A. A number of years ago, I believe. Q. Do you recall how you learned that Strand was Highland's general partner? A. I do not. Q. Do you recall if you read it or	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	that Highland was a hedge fund, do you have any understanding or did you have any understanding as of the petition date regarding the nature of Highland's business?  A. Since the petition date?  Q. As of the petition date.  A. No.  Q. Do you have any — I apologize.  A. I know obviously it's a financial company, and it has funds and so forth.  Q. Have you learned anything about the nature of Highland's business since the petition date? Anything additional?  A. No.  Q. Okay. Do you have an understanding of the industry that Highland operates in or that Highland operated in prior to the petition date?  A. Sure. Yes.  Q. What industry did you understand	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Were you ever employed by Highland at any time? A. No. Q. Did you ever serve as an officer or director of Highland at any time? A. No. Q. Have you ever heard of an entity called Strand Advisors Inc.? A. Yes. Q. Can we refer to that entity as "Strand"? A. Yes, sir. Q. Do you know if Strand has any relationship to Highland? A. General partner. Q. Do you recall when you learned that Strand was Highland's general partner? A. A number of years ago, I believe. Q. Do you recall how you learned that Strand was Highland's general partner? A. I do not.	

### 

•	Lase 3:21-cv-00881-X   Document 178-42   F	ieu	01/09/24 Page 102 01 200 PageID	49548
1	Page 46 N. Dondero	1	N. Dondero	Page 47
2	Q. Do you recall the circumstances	2	Q. Okay. Have you ever served as an	
3	under which you learned that Strand was	3	officer or director of Strand?	
4	Highland's general partner?	4	A. No, sir.	
5	A. No, sir.	5	Q. Have you ever been employed by	
6	Q. Have you done anything to try to	6	any entity in which you believed your	
7	verify whether Strand was in fact	7	brother had a direct or indirect ownership	
8	Highland's general partner?	8	interest?	
9	A. No.	9	A. No, sir.	
10	Q. Have you ever been employed by	10		
11	Strand?	11	officer or director for any entity in which	
12	MS. DEITSCH-PEREZ: Object to the	12	you believed your brother had a direct or	
13	form.	13	indirect ownership interest?	
14	BY MR. MORRIS:	14	•	
15	Q. You can answer. That's one of	15	Q. Has Crescent Research ever	
16	those situations your lawyer can object to	16	provided services to Highland?	
17	preserve the question. I think the	17	A. Yes.	
18	question is fine, so you can answer the	18	Q. When did Crescent Research first	
19	•	19	provide services to Highland?	
20	MS. DEITSCH-PEREZ: Do you mean	20	A. It's been a number of years. The	
21	technically like hired and worked as a	21	actual beginning, I don't know.	
22	W-2 employee?	22	Q. And did you, in your capacity as	
23	MR. MORRIS: Yes.	23	the owner of Crescent Research, run	
24	A. Okay. And that's a no, a W-2	24	individualized background checks on	
2 <del>4</del> 25	employee.	25	prospective employees of Highland?	
23	етіріоуее.	23	prospective employees of riigiliand:	
1	Page 48 N. Dondero	1	N. Dondero	Page 49
2	A. Yes.	2	executive compensation?	
3	Q. Okay. Did Crescent Research	3	A. No.	
4	provide any services for Highland other	4	Q. Have you ever conferred with	
5	than that?	5	anybody who you believed to be an expert in	
6	A. No, not that I'm aware of.	6	the area of executive compensation?	
7	Q. Okay. Have you ever been	7	A. No, sir.	
8	employed in the financial services	8	Q. Have you ever prepared any	
9	industry?	9	analysis of any kind concerning executive	
10	A. No, sir.	10	compensation?	
11	Q. Other than as it may relate to	11	A. No, sir.	
12		12		
	making decisions in the area of executive	13	prepare any analysis of any kind in the	
13 1 <i>a</i>	compensation?			
14 15	A. No.	14	•	
16 17	Q. Do you hold yourself out as an	16	Q. Has anyone ever prepared an	
17 10	expert in the area of executive	17	analysis for you in the area of executive	
18 10	compensation?	18	compensation?	
19	A. No.	19	A. I'm sorry, sir. Can you repeat	
20	Q. Have you ever taken any classes	20	that question?	
21	or courses concerning executive	21	Q. Sure.	
22	compensation?	22	Did anybody ever prepare any	
23	A. No.	23	analysis for you that covered the topic –	
11				
24	Q. Have you ever been compensated	24	any topic concerning executive	
	Q. Have you ever been compensated for services rendered by you in the area of	24 25		

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 103 of 200 PageID 49549

	Lase 3:21-cv-00881-X   Document 178-42   Fil	eu	01/09/24 Page 103 01 200 PageID 4	9549
1	Page 50 N. Dondero	1	N. Dondero	Page 51
2	A. No.	2	Q. Have you in your capacity as the	
3	Q. Do you have any knowledge as to	3	trustee of Dugaboy ever prepared any	
4	how executives are compensated in the	4	analysis on the issue of executive	
5	financial industry?	5	compensation?	
6	A. Just a general awareness.	6	A. No.	
7	Q. And what is the basis, what is	7	Q. Have you ever done any analysis	
8	the foundation of your general awareness?	8	of the compensation that your brother	
9	A. Obviously the better a company	9	received from Highland over time?	
10	does, probably the more the CEO is paid.	10	A. Not that I am aware of.	
11	Q. Do you have any understanding of	11	Q. Do you have any information that	
12	how executives are compensated in the	12	you can share with me concerning the	
13	financial industry other than that?	13	compensation that you your brother received	
14	A. No, sir.	14	from Highland at any moment in time?	
15	Q. All right. So now I'm going to	15	A. In general terms, sure.	
16	ask you the same questions in your capacity	16	Q. What can you share with me in	
17	as the trustee of Dugaboy.	17	general terms?	
18	Did Dugaboy ever prepare any	18	A. I know Jim was not highly paid.	
19	written analysis concerning executive	19	I know for the last couple of years, his	
20	compensation?	20	salary has been roughly less than a	
21	A. No, sir.	21	million, 500, 700,000, somewhere in that	
 22	Q. Has Dugaboy ever asked anybody to	22	ballpark.	
23	prepare any analysis on any issue	23	Q. Did you play any role in the	
24	concerning executive compensation?	24	setting of his salary?	
 25	A. No.	25	A. I'm sorry?	
	Page 52			Page 53
1	N. Dondero	1	N. Dondero	rage 53
2	Q. Did you personally ever play any	2	A. Can you rephrase that so I	
3	role in the setting of Mr. Dondero's	3	understand?	
4	salary?	4	Q. Sure.	
5	A. In the salary that we are talking	5	Can you think of any year in	
6	about, no, I did not.	6	which Dugaboy approved of Mr. Dondero's	
7	Q. Thank you.	7	salary from Highland?	
8	Did Dugaboy play any role in the	8	A. His actual salary?	
9	setting of Mr. Dondero's salary?	9	Q. Correct.	
10	MS. DEITSCH-PEREZ: Do you mean	10	A. Not – we are not talking about	
11	setting or approving, John?	11	the notes now; you are talking about	
12	BY MR. MORRIS:	12	salary?	
13	Q. Let's go with setting first.	13	Q. Yes.	
14	A. Okay. No.	14	A. No – yes, okay, not to my	
15	Q. Did Dugaboy play any role in	15	recollection.	
16	approving Mr. Dondero's salary?	16	Q. Do you know what Mr. Dondero's	
17	A. It has that right, but I don't	17	total compensation was in the year 2017?	
18	believe it did in the salary that he had at	18	A. His total compensation, no.	
19	the time.	19	Q. Did you ever ask anybody what his	
20	Q. Okay. I just want to nail this	20	compensation was in the year 2017?	
21	down.	21	A. Not that I recall.	
22	To the best of your recollection,	22	Q. Do you know what Mr. Dondero's	
23	Dugaboy never played a role in approving	23	total compensation was in 2018?	
24	Mr. Dondero's salary.	24	A. When you're saying "total," you	
25	Do I have that right?	25	mean just from Highland or from any entity?	
	-			

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 104 of 200 PageID 49550

			01/09/24 Page 104 of 200 PageID 498	
1	Page 54 N. Dondero	1	N. Dondero	Page 55
2	Q. I'm just talking about Highland.	2	salary is just one component of	
3	A. Okay. Didn't we talk about those	3	Mr. Dondero's compensation?	
4	numbers?	4	A. That's correct.	
5	Q. We talked about salary before.	5	Q. Okay.	
6	A. Right.	6	A. Um-hmm. That, I understand.	
7	Q. And now I'm asking you about	7	Q. Okay. And so do you understand	
8	total compensation.	8	that I'm moving from salary to total	
9	Do you understand that.	9	compensation, and I'm asking for the value	
10	A. No, I don't.	10	of any benefits he received from Highland	
11	Q. Let me try again. Thank you for	11	when I use the word "compensation"?	
12	letting me know that. And I encourage you	12	A. Okay. And –	
13	to let me know if you don't understand a	13	Q. So with that understanding, I'm	
14	question.	14	going to start again.	
15	Do you know what Mr. Dondero's	15	Do you know what Mr. Dondero's	
16	total compensation was from Highland in	16	total compensation was in 2017?	
17	2017?	17	A. I do not know.	
18	A. No, I do not.	18	Q. Did you ever ask anybody what	
19	Q. Did you ever ask anybody what	19	Mr. Dondero's total compensation was in	
20	Mr. Dondero's total compensation from	20	2017?	
21	Highland was in 2017?	21	A. No.	
22	A. No. Other than the figures that	22	Q. Did Dugaboy know what	
23	we are talking about. Because I'm still	23	Mr. Dondero's compensation was in 2017?	
24	not understanding, John. I'm sorry.	24	A. I do not believe so.	
25	Q. Well, do you understand that	25	Q. To the best of your knowledge,	
	•			
1	Page 56 N. Dondero	1	N. Dondero	Page 57
2	did anybody on behalf of Dugaboy ever try	2	Q. Did you ever ask anybody what	
3	to ascertain what Mr. Dondero's total	3	Mr. Dondero's total compensation was in	
4	compensation was in 2017?	4	2019?	
5	A. To the best of my knowledge, no.			
6		5	A. Not that I remember.	
		5	A. Not that I remember.     Q. Did Dugabov know what	
7	Q. Do you know what Mr. Dondero's	_	Q. Did Dugaboy know what	
	Q. Do you know what Mr. Dondero's total compensation from Highland was in	6	Q. Did Dugaboy know what Mr. Dondero's total compensation from	
7 8	Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?	6 7 8	Q. Did Dugaboy know what Mr. Dondero's total compensation from Highland was in 2019?	
7 8 9	<ul><li>Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?</li><li>A. No.</li></ul>	6 7 8 9	<ul><li>Q. Did Dugaboy know what</li><li>Mr. Dondero's total compensation from</li><li>Highland was in 2019?</li><li>A. I don't believe so.</li></ul>	
7 8 9 10	<ul><li>Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?</li><li>A. No.</li><li>Q. Did you ever ask anybody what</li></ul>	6 7 8 9 10	<ul> <li>Q. Did Dugaboy know what</li> <li>Mr. Dondero's total compensation from</li> <li>Highland was in 2019?</li> <li>A. I don't believe so.</li> <li>Q. Do you know whether Dugaboy ever</li> </ul>	
7 8 9 10	<ul> <li>Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?</li> <li>A. No.</li> <li>Q. Did you ever ask anybody what Mr. Dondero's total compensation was in</li> </ul>	6 7 8 9 10 11	<ul> <li>Q. Did Dugaboy know what</li> <li>Mr. Dondero's total compensation from</li> <li>Highland was in 2019?</li> <li>A. I don't believe so.</li> <li>Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total</li> </ul>	
7 8 9 10 11	<ul> <li>Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?</li> <li>A. No.</li> <li>Q. Did you ever ask anybody what Mr. Dondero's total compensation was in 2018?</li> </ul>	6 7 8 9 10 11 12	<ul> <li>Q. Did Dugaboy know what</li> <li>Mr. Dondero's total compensation from</li> <li>Highland was in 2019?</li> <li>A. I don't believe so.</li> <li>Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total compensation was from Highland in 2019?</li> </ul>	
7 8 9 10 11 12	<ul> <li>Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?</li> <li>A. No.</li> <li>Q. Did you ever ask anybody what Mr. Dondero's total compensation was in 2018?</li> <li>A. I don't believe so.</li> </ul>	6 7 8 9 10 11 12 13	<ul> <li>Q. Did Dugaboy know what</li> <li>Mr. Dondero's total compensation from</li> <li>Highland was in 2019?</li> <li>A. I don't believe so.</li> <li>Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total compensation was from Highland in 2019?</li> <li>A. I don't think so.</li> </ul>	
7 8 9 10 11 12 13	Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?  A. No. Q. Did you ever ask anybody what Mr. Dondero's total compensation was in 2018?  A. I don't believe so. Q. Did Dugaboy know what	6 7 8 9 10 11 12 13 14	<ul> <li>Q. Did Dugaboy know what</li> <li>Mr. Dondero's total compensation from</li> <li>Highland was in 2019? <ul> <li>A. I don't believe so.</li> <li>Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total compensation was from Highland in 2019?</li> <li>A. I don't think so.</li> <li>THE WITNESS: Would it be okay if</li> </ul> </li> </ul>	
7 8 9 10 11 12 13 14	Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?  A. No. Q. Did you ever ask anybody what Mr. Dondero's total compensation was in 2018?  A. I don't believe so. Q. Did Dugaboy know what Mr. Dondero's total compensation was for	6 7 8 9 10 11 12 13 14 15	Q. Did Dugaboy know what Mr. Dondero's total compensation from Highland was in 2019? A. I don't believe so. Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total compensation was from Highland in 2019? A. I don't think so. THE WITNESS: Would it be okay if we take a break?	
7 8 9 10 11 12 13 14 15 16	Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?  A. No. Q. Did you ever ask anybody what Mr. Dondero's total compensation was in 2018?  A. I don't believe so. Q. Did Dugaboy know what Mr. Dondero's total compensation was for 2018?	6 7 8 9 10 11 12 13 14 15 16	Q. Did Dugaboy know what Mr. Dondero's total compensation from Highland was in 2019? A. I don't believe so. Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total compensation was from Highland in 2019? A. I don't think so. THE WITNESS: Would it be okay if we take a break? MR. MORRIS: Just a couple more	
7 8 9 10 11 12 13 14 15 16	Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?  A. No. Q. Did you ever ask anybody what Mr. Dondero's total compensation was in 2018?  A. I don't believe so. Q. Did Dugaboy know what Mr. Dondero's total compensation was for 2018?  A. I don't think so.	6 7 8 9 10 11 12 13 14 15 16 17	Q. Did Dugaboy know what Mr. Dondero's total compensation from Highland was in 2019? A. I don't believe so. Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total compensation was from Highland in 2019? A. I don't think so. THE WITNESS: Would it be okay if we take a break? MR. MORRIS: Just a couple more questions, Deborah.	
7 8 9 10 11 12 13 14 15 16 17	Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?  A. No. Q. Did you ever ask anybody what Mr. Dondero's total compensation was in 2018?  A. I don't believe so. Q. Did Dugaboy know what Mr. Dondero's total compensation was for 2018?  A. I don't think so. Q. To the best of your knowledge,	6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Did Dugaboy know what Mr. Dondero's total compensation from Highland was in 2019? A. I don't believe so. Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total compensation was from Highland in 2019? A. I don't think so. THE WITNESS: Would it be okay if we take a break? MR. MORRIS: Just a couple more questions, Deborah. You know what, I apologize. Of	
7 8 9 10 11 12 13 14 15 16 17 18	Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?  A. No. Q. Did you ever ask anybody what Mr. Dondero's total compensation was in 2018?  A. I don't believe so. Q. Did Dugaboy know what Mr. Dondero's total compensation was for 2018?  A. I don't think so. Q. To the best of your knowledge, did anybody ever ask on behalf of Dugaboy	6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. Did Dugaboy know what Mr. Dondero's total compensation from Highland was in 2019? A. I don't believe so. Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total compensation was from Highland in 2019? A. I don't think so. THE WITNESS: Would it be okay if we take a break? MR. MORRIS: Just a couple more questions, Deborah. You know what, I apologize. Of course, of course we can take a break.	
7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?  A. No. Q. Did you ever ask anybody what Mr. Dondero's total compensation was in 2018?  A. I don't believe so. Q. Did Dugaboy know what Mr. Dondero's total compensation was for 2018?  A. I don't think so. Q. To the best of your knowledge, did anybody ever ask on behalf of Dugaboy what Mr. Dondero's total compensation from	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Did Dugaboy know what Mr. Dondero's total compensation from Highland was in 2019? A. I don't believe so. Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total compensation was from Highland in 2019? A. I don't think so. THE WITNESS: Would it be okay if we take a break? MR. MORRIS: Just a couple more questions, Deborah. You know what, I apologize. Of course, of course we can take a break. MR. DRAPER: John, this is	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?  A. No. Q. Did you ever ask anybody what Mr. Dondero's total compensation was in 2018?  A. I don't believe so. Q. Did Dugaboy know what Mr. Dondero's total compensation was for 2018?  A. I don't think so. Q. To the best of your knowledge, did anybody ever ask on behalf of Dugaboy what Mr. Dondero's total compensation from Highland was in 2018?	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did Dugaboy know what Mr. Dondero's total compensation from Highland was in 2019? A. I don't believe so. Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total compensation was from Highland in 2019? A. I don't think so. THE WITNESS: Would it be okay if we take a break? MR. MORRIS: Just a couple more questions, Deborah. You know what, I apologize. Of course, of course we can take a break. MR. DRAPER: John, this is Douglas. Let me raise an issue with	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?  A. No. Q. Did you ever ask anybody what Mr. Dondero's total compensation was in 2018?  A. I don't believe so. Q. Did Dugaboy know what Mr. Dondero's total compensation was for 2018?  A. I don't think so. Q. To the best of your knowledge, did anybody ever ask on behalf of Dugaboy what Mr. Dondero's total compensation from Highland was in 2018?  A. I don't recall. I don't know.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Did Dugaboy know what Mr. Dondero's total compensation from Highland was in 2019? A. I don't believe so. Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total compensation was from Highland in 2019? A. I don't think so. THE WITNESS: Would it be okay if we take a break? MR. MORRIS: Just a couple more questions, Deborah. You know what, I apologize. Of course, of course we can take a break. MR. DRAPER: John, this is Douglas. Let me raise an issue with you.	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?  A. No. Q. Did you ever ask anybody what Mr. Dondero's total compensation was in 2018?  A. I don't believe so. Q. Did Dugaboy know what Mr. Dondero's total compensation was for 2018?  A. I don't think so. Q. To the best of your knowledge, did anybody ever ask on behalf of Dugaboy what Mr. Dondero's total compensation from Highland was in 2018?  A. I don't recall. I don't know. Q. Do you know what Mr. Dondero's	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Did Dugaboy know what Mr. Dondero's total compensation from Highland was in 2019? A. I don't believe so. Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total compensation was from Highland in 2019? A. I don't think so. THE WITNESS: Would it be okay if we take a break? MR. MORRIS: Just a couple more questions, Deborah. You know what, I apologize. Of course, of course we can take a break. MR. DRAPER: John, this is Douglas. Let me raise an issue with you. MR. MORRIS: Do you want to do	
7 8	Q. Do you know what Mr. Dondero's total compensation from Highland was in 2018?  A. No. Q. Did you ever ask anybody what Mr. Dondero's total compensation was in 2018?  A. I don't believe so. Q. Did Dugaboy know what Mr. Dondero's total compensation was for 2018?  A. I don't think so. Q. To the best of your knowledge, did anybody ever ask on behalf of Dugaboy what Mr. Dondero's total compensation from Highland was in 2018?  A. I don't recall. I don't know.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Did Dugaboy know what Mr. Dondero's total compensation from Highland was in 2019? A. I don't believe so. Q. Do you know whether Dugaboy ever asked anybody what Mr. Dondero's total compensation was from Highland in 2019? A. I don't think so. THE WITNESS: Would it be okay if we take a break? MR. MORRIS: Just a couple more questions, Deborah. You know what, I apologize. Of course, of course we can take a break. MR. DRAPER: John, this is Douglas. Let me raise an issue with you.	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 105 of 200 PageID 49551

	N. Dondero	Page 58	1	N. Dondero	Page 5
2	off the record. But I just noticed on		2	A. I can.	
3	the participants you have Page		3	Q. Okay. Did you communicate with	
4	Montgomery and Deborah Newman, who are		4	anybody during the break about any of the	
5	not parties to this litigation, and I		5	questions that I asked?	
6	would request that you ask them to get		6	A. No.	
7	off the line.		7	Q. Did you communicate with anybody	
8	MR. MORRIS: Okay. I'll take it		8	on the break regarding any answers you gave	
9	under advisement, Douglas, but I will		9	to any of the questions that I asked?	
10	point out that there have always been		10	A. No.	
11	people who have - they actually have		11	Q. Did you communicate with anybody	
12	an interest in this litigation, so I'm		12	on the break about any questions that I	
13	not even going to address that. They		13	might ask in the future?	
14	have an interest in the litigation,		14	A. No.	
15	okay?		15	Q. Did you communicate with anybody	
16	MR. DRAPER: John		16	on the break about any answers you might	
17	MR. MORRIS: Let's go off the		17	give in the future?	
18	record, please.		18	A. No.	
19	THE VIDEOGRAPHER: The time is		19	Q. I believe you testified earlier	
20	10:30. We are going off the record.		20	that you learned that your brother received	
21	(Recess is taken.)		21	less than a million dollars in salary.	
22	THE VIDEOGRAPHER: The time is		22	Do I have that right?	
23	10:51. Back on the record.		23	A. Yes.	
24	BY MR. MORRIS:		24	Q. Can you tell me when you learned	
25	Q. Ms. Dondero, can you hear me?		25	that?	
		Page 60			Page 6
1	N. Dondero	· ·	1	N. Dondero	
2	A. I don't remember.		2	<ul> <li>Q. Did you have any conversation at</li> </ul>	
3	Q. Do you remember how you learned		3	any time with your brother about why he was	
4	it?		4	receiving less than a million dollars from	
5	A. No.		5	Highland?	
6	Q. Did you ever know that your		6	A. Why he was?	
7	brother received a salary of a million		7	Q. Yes.	
8	dollars from Highland?		8	A. No.	
	A. A million dollars even?		_	O Did you over learn at any time	
9	7 7 ttrimiori donaro ovorr.		9	<ul><li>Q. Did you ever learn at any time</li></ul>	
	Q. Yes.		10	how your brother's salary was established?	
10				•	
10 11	Q. Yes.		10	how your brother's salary was established?	
10 11 12	Q. Yes. A. No.		10 11	how your brother's salary was established?  A. Not that I recall.	
10 11 12 13	<ul><li>Q. Yes.</li><li>A. No.</li><li>Q. Did you ever learn that your</li></ul>		10 11 12	how your brother's salary was established?  A. Not that I recall.  Q. Did you ever learn at any time as	
10 11 12 13	<ul><li>Q. Yes.</li><li>A. No.</li><li>Q. Did you ever learn that your</li><li>brother had his salary increased to</li></ul>		10 11 12 13	how your brother's salary was established?  A. Not that I recall.  Q. Did you ever learn at any time as to who made the decision to set your	
10 11 12 13 14	<ul><li>Q. Yes.</li><li>A. No.</li><li>Q. Did you ever learn that your</li><li>brother had his salary increased to</li><li>two-and-a-half million dollars from</li></ul>		10 11 12 13 14	how your brother's salary was established?  A. Not that I recall.  Q. Did you ever learn at any time as to who made the decision to set your brother's salary?	
10 11 12 13 14 15	Q. Yes. A. No. Q. Did you ever learn that your brother had his salary increased to two-and-a-half million dollars from Highland? A. When?		10 11 12 13 14 15	how your brother's salary was established?  A. Not that I recall.  Q. Did you ever learn at any time as to who made the decision to set your brother's salary?  A. Set his salary? No.	
10 11 12 13 14 15 16	Q. Yes. A. No. Q. Did you ever learn that your brother had his salary increased to two-and-a-half million dollars from Highland?		10 11 12 13 14 15 16	how your brother's salary was established?  A. Not that I recall.  Q. Did you ever learn at any time as to who made the decision to set your brother's salary?  A. Set his salary? No.  Q. Are you aware your brother has	
10 11 12 13 14 15 16 17	Q. Yes. A. No. Q. Did you ever learn that your brother had his salary increased to two-and-a-half million dollars from Highland? A. When? Q. I'm just asking if you ever		10 11 12 13 14 15 16 17	how your brother's salary was established?  A. Not that I recall.  Q. Did you ever learn at any time as to who made the decision to set your brother's salary?  A. Set his salary? No.  Q. Are you aware your brother has retained experts in this case?  A. I was not aware.	
10 11 12 13 14 15 16 17 18	Q. Yes. A. No. Q. Did you ever learn that your brother had his salary increased to two-and-a-half million dollars from Highland? A. When? Q. I'm just asking if you ever learned it. A. Oh, no.		10 11 12 13 14 15 16 17 18 19	how your brother's salary was established?  A. Not that I recall.  Q. Did you ever learn at any time as to who made the decision to set your brother's salary?  A. Set his salary? No.  Q. Are you aware your brother has retained experts in this case?  A. I was not aware.  Q. So is it fair to say that you've	
10 11 12 13 14 15 16 17 18 19	Q. Yes. A. No. Q. Did you ever learn that your brother had his salary increased to two-and-a-half million dollars from Highland? A. When? Q. I'm just asking if you ever learned it. A. Oh, no. Q. Did you ever learn that somebody		10 11 12 13 14 15 16 17 18 19 20	how your brother's salary was established?  A. Not that I recall.  Q. Did you ever learn at any time as to who made the decision to set your brother's salary?  A. Set his salary? No.  Q. Are you aware your brother has retained experts in this case?  A. I was not aware.  Q. So is it fair to say that you've never spoken with any expert retained by	
10 11 12 13 14 15 16 17 18 19 20 21	Q. Yes. A. No. Q. Did you ever learn that your brother had his salary increased to two-and-a-half million dollars from Highland? A. When? Q. I'm just asking if you ever learned it. A. Oh, no.		10 11 12 13 14 15 16 17 18 19 20 21	how your brother's salary was established?  A. Not that I recall.  Q. Did you ever learn at any time as to who made the decision to set your brother's salary?  A. Set his salary? No.  Q. Are you aware your brother has retained experts in this case?  A. I was not aware.  Q. So is it fair to say that you've never spoken with any expert retained by your brother?	
10 11 12 13 14 15 16 17 18 19 20 21	Q. Yes. A. No. Q. Did you ever learn that your brother had his salary increased to two-and-a-half million dollars from Highland? A. When? Q. I'm just asking if you ever learned it. A. Oh, no. Q. Did you ever learn that somebody made a decision to allocate the two-and-a-half million dollars between and		10 11 12 13 14 15 16 17 18 19 20 21 22	how your brother's salary was established?  A. Not that I recall.  Q. Did you ever learn at any time as to who made the decision to set your brother's salary?  A. Set his salary? No.  Q. Are you aware your brother has retained experts in this case?  A. I was not aware.  Q. So is it fair to say that you've never spoken with any expert retained by your brother?  A. Not that I'm aware of.	
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. Yes. A. No. Q. Did you ever learn that your brother had his salary increased to two-and-a-half million dollars from Highland? A. When? Q. I'm just asking if you ever learned it. A. Oh, no. Q. Did you ever learn that somebody made a decision to allocate the		10 11 12 13 14 15 16 17 18 19 20 21	how your brother's salary was established?  A. Not that I recall.  Q. Did you ever learn at any time as to who made the decision to set your brother's salary?  A. Set his salary? No.  Q. Are you aware your brother has retained experts in this case?  A. I was not aware.  Q. So is it fair to say that you've never spoken with any expert retained by your brother?	

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 106 of 200 PageID 49552

(	Lase 3:21-cv-00881-X   Document 178-42   Fili	eu	01/09/24 Page 100 01 200 Page1D 495	52
1	Page 62 N. Dondero	1	N. Dondero	age 63
2	the term "financial statements"?	2	petition date?	
3	A. Yes.	3	A. Not that I remember, no.	
4	Q. And what's your understanding of	4	Q. Did you ever ask anybody to see	
5	the term "financial statements"?	5	Highland's financial statements?	
6	A. Balance sheets, bank statements.	6	A. Not that I recall.	
7	Q. Would it include profit and loss	7	Q. Did you ever have access to	
8	statements?	8	Highland's financial statements?	
9	A. Certainly.	9	A. No.	
10	Q. Would it include statements of	10	Q. Did you know anything about	
11	operations?	11	Highland's financial condition prior to the	
12	A. I would imagine, yes.	12	petition date?	
13	Q. Using a definition of the term	13	A. No, I was not aware.	
14	financial statements that incorporates each	14	Q. Have you ever heard of the term	
15	of the items that we just discussed, did	15	"portfolio company" in relation to	
16	you ever review Highland's financial	16	Highland?	
17	statements prior to the petition date?	17	A. I have.	
18	A. No, I haven't reviewed Highland's	18	Q. Do you have an understanding of	
19	financials.	19	the term "portfolio company" as it relates	
20	Q. Is it fair to say that you never	20	to Highland?	
21	reviewed Highland's balance sheet prior to	21	A. Yes, generally.	
22	the petition date?	22	Q. What is your general	
23	A. That's fair. Correct.	23	understanding of the term "portfolio	
24	Q. Did you ever see Highland's	24	company" as it relates to Highland?	
25	audited financial statements prior to the	25	A. As I understand it, they're	
	Page 64		Pi	age 65
1	N. Dondero	1	N. Dondero	
2	companies owned by Highland under their	2	head?	
3	umbrella.	3	A. Not off the top of my head, no.	
4	Q. And how did you form that	4	Q. Can you identify any of the three	
5	understanding?	5	portfolio companies that you have in your	
6	A. I don't know.	6	head?	
7	Q. Do you recall when you first came	7	A. Certainly.	
8	to the understanding that you have	8	Q. Okay. Can you please identify	
9	concerning the term "portfolio company" as	9	them?	
10	it relates to Highland?	10	A. Trussway, Cornerstone, MGM.	
11	A. No.	11	Q. And you believe that Highland had	
12	Q. Based on your understanding of	12		
13	the term "portfolio company," do you know	13	And your understanding was that	
14	how many portfolio companies Highland had	14	Highland directly or indirectly owned each	
15	prior to the petition date?	15	of those three companies?	
16	A. Several.	16	A. That was my understanding.	
17	Q. Can you give me an approximate	17	Q. And what was the basis for that	
18	number, to the best of your understanding?	18	understanding?	
	A. More than – I would imagine more	19	A. The basis of that understanding	
19		- 00	has to do with the forgiveness of the note.	
20	than three.	20		
20 21	Q. And why do you imagine it's more	21	Q. So how did you learn that	
20 21 22	Q. And why do you imagine it's more than three?		Q. So how did you learn that Highland had a direct or indirect econom <mark>ic</mark>	
20 21 22 23	<ul><li>Q. And why do you imagine it's more than three?</li><li>A. Because I'm aware of three.</li></ul>	21	Q. So how did you learn that Highland had a direct or indirect economic interest in each of the three portfolio	
20 21 22 23 24	<ul><li>Q. And why do you imagine it's more than three?</li><li>A. Because I'm aware of three.</li><li>Q. Are you aware of any others,</li></ul>	21 22 23 24	Q. So how did you learn that Highland had a direct or indirect economic interest in each of the three portfolio companies that you identified?	
20 21 22 23	<ul><li>Q. And why do you imagine it's more than three?</li><li>A. Because I'm aware of three.</li></ul>	21 22 23	Q. So how did you learn that Highland had a direct or indirect economic interest in each of the three portfolio	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 107 of 200 PageID 49553

	Case 3.21-CV-00001-A DUCUMENT 170-42 File			
1	Page 66 N. Dondero	1	N. Dondero	Page 67
2	Q. Do you recall any source of	2	A. Yes, sir.	
3	information other than Jim?	3	Q. And your understanding is that	
4	A. Not that I recall.	4	MGM was a Highland portfolio company; is	
5	Q. Prior to the petition date, were	5	that right?	
6	you aware of the price that Highland paid	6	A. Yes.	
7	to acquire its interest in each of the	7	Q. Do you have any knowledge about	
8	three portfolio companies that you	8	the nature of Highland's interest in MGM?	
9	identified?	9	A. No.	
10	A. Not that I am aware of.	10	Q. Do you know if Highland owns debt	
11	Q. Did you ever ask for any	11	or equity in MGM?	
12	information concerning the price that	12	A. I couldn't be sure.	
13	Highland paid to acquire its interest in	13	Q. Do you know when Highland	
14	each of the three portfolio companies that	14	acquired its interest in MGM?	
15	you identified?	15	A. A number of years ago.	
16	A. No.	16	MR. MORRIS: I just want the	
17	Q. Prior to the petition date, did	17	record to be clear and I want counsel	
18	you have access to any information	18	to be clear, these questions that I'm	
19	concerning the value of any of the three	19	asking now are going to be in	
20	portfolio companies that you identified?	20	Ms. Dondero's capacity as a 30(b)(6)	
21	A. Not that I am aware of.	21	witness for Dugaboy.	
22	Q. Prior to the petition date –	22	BY MR. MORRIS:	
23	well, let's talk about them individually.	23	Q. So I'm going to ask a couple of	
24	You referred to MGM.	24	questions.	
25	Do I have that right?	25	Again, at any time prior to the	
	Page 68			Page 69
1	N. Dondero	1	N. Dondero	Page 69
2	N. Dondero petition date, did Dugaboy have an	2	Q. Did you or Dugaboy know what	Page 69
	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's	2	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest	Page 69
2 3 4	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?	2 3 4	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?	Page 69
2	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM? A. Not that I'm aware of. Well,	2	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM? A. No.	Page 69
2 3 4	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM? A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask	2 3 4	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?	Page 69
2 3 4	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM? A. Not that I'm aware of. Well,	2 3 4 5	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM? A. No.	Page 69
2 3 4 5 6	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM? A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask	2 3 4 5 6	<ul><li>Q. Did you or Dugaboy know what</li><li>Highland's cost was to acquire its interest</li><li>in MGM?</li><li>A. No.</li><li>Q. Did you or Dugaboy ever make any</li></ul>	Page 69
2 3 4 5 6 7	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?  A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask that again, John. Say that again.	2 3 4 5 6 7	<ul> <li>Q. Did you or Dugaboy know what</li> <li>Highland's cost was to acquire its interest</li> <li>in MGM?</li> <li>A. No.</li> <li>Q. Did you or Dugaboy ever make any</li> <li>effort to try to determine what Highland's</li> </ul>	Page 69
2 3 4 5 6 7 8	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM? A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask that again, John. Say that again. Q. Sure. At any time prior to the petition date –	2 3 4 5 6 7 8	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?	Page 69
2 3 4 5 6 7 8 9	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM? A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask that again, John. Say that again. Q. Sure. At any time prior to the petition	2 3 4 5 6 7 8 9	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM? A. No. Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM? A. No.	Page 69
2 3 4 5 6 7 8 9	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM? A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask that again, John. Say that again. Q. Sure. At any time prior to the petition date –	2 3 4 5 6 7 8 9	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No.  Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?  A. No.  Q. Did you ever ask for any	Page 69
2 3 4 5 6 7 8 9 10	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?  A. Not that I'm aware of. Well, wait, I'm sorry. Can you — wait. Ask that again, John. Say that again. Q. Sure. At any time prior to the petition date — A. Right.	2 3 4 5 6 7 8 9 10	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you ever ask for any information — withdrawn.	Page 69
2 3 4 5 6 7 8 9 10 11 12	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM? A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask that again, John. Say that again. Q. Sure. At any time prior to the petition date – A. Right. Q. – did Dugaboy have an	2 3 4 5 6 7 8 9 10 11 12	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM? A. No. Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM? A. No. Q. Did you ever ask for any information — withdrawn. Did you or Dugaboy ever ask	Page 69
2 3 4 5 6 7 8 9 10 11 12 13	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?  A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask that again, John. Say that again. Q. Sure. At any time prior to the petition date — A. Right. Q. – did Dugaboy have an understanding as to the nature of	2 3 4 5 6 7 8 9 10 11 12 13	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you ever ask for any information — withdrawn.  Did you or Dugaboy ever ask anybody for any information concerning	Page 69
2 3 4 5 6 7 8 9 10 11 12 13 14	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?  A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask that again, John. Say that again. Q. Sure. At any time prior to the petition date – A. Right. Q. – did Dugaboy have an understanding as to the nature of Highland's interest in MGM?	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No.  Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?  A. No.  Q. Did you ever ask for any information — withdrawn.  Did you or Dugaboy ever ask anybody for any information concerning Highland's cost to acquire its interest in	Page 69
2 3 4 5 6 7 8 9 10 11 12 13 14 15	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?  A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask that again, John. Say that again. Q. Sure. At any time prior to the petition date – A. Right. Q. – did Dugaboy have an understanding as to the nature of Highland's interest in MGM? A. I knew that they had an interest in MGM prior to the petition date.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you ever ask for any information — withdrawn.  Did you or Dugaboy ever ask anybody for any information concerning Highland's cost to acquire its interest in MGM?  A. No.	Page 69
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?  A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask that again, John. Say that again. Q. Sure. At any time prior to the petition date – A. Right. Q. – did Dugaboy have an understanding as to the nature of Highland's interest in MGM? A. I knew that they had an interest in MGM prior to the petition date. Q. Okay. Did you or Dugaboy know	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you ever ask for any information — withdrawn.  Did you or Dugaboy ever ask anybody for any information concerning Highland's cost to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever obtain	Page 69
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?  A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask that again, John. Say that again.  Q. Sure. At any time prior to the petition date –  A. Right. Q. – did Dugaboy have an understanding as to the nature of Highland's interest in MGM?  A. I knew that they had an interest in MGM prior to the petition date.  Q. Okay. Did you or Dugaboy know the nature of that interest, in what form	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No.  Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?  A. No.  Q. Did you ever ask for any information — withdrawn.  Did you or Dugaboy ever ask anybody for any information concerning Highland's cost to acquire its interest in MGM?  A. No.  Q. Did you or Dugaboy ever obtain any information concerning the value of	Page 69
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?  A. Not that I'm aware of. Well, wait, I'm sorry. Can you — wait. Ask that again, John. Say that again.  Q. Sure.  At any time prior to the petition date —  A. Right.  Q. — did Dugaboy have an understanding as to the nature of Highland's interest in MGM?  A. I knew that they had an interest in MGM prior to the petition date.  Q. Okay. Did you or Dugaboy know the nature of that interest, in what form it held?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you ever ask for any information — withdrawn. Did you or Dugaboy ever ask anybody for any information concerning Highland's cost to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever obtain any information concerning the value of Highland's interest in MGM?	Page 69
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?  A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask that again, John. Say that again. Q. Sure. At any time prior to the petition date –  A. Right. Q. – did Dugaboy have an understanding as to the nature of Highland's interest in MGM? A. I knew that they had an interest in MGM prior to the petition date. Q. Okay. Did you or Dugaboy know the nature of that interest, in what form it held? A. Not specifically, John.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No.  Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?  A. No.  Q. Did you ever ask for any information — withdrawn.  Did you or Dugaboy ever ask anybody for any information concerning Highland's cost to acquire its interest in MGM?  A. No.  Q. Did you or Dugaboy ever obtain any information concerning the value of Highland's interest in MGM?  A. Not that I recall.	Page 69
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?  A. Not that I'm aware of. Well, wait, I'm sorry. Can you – wait. Ask that again, John. Say that again.  Q. Sure. At any time prior to the petition date –  A. Right. Q. – did Dugaboy have an understanding as to the nature of Highland's interest in MGM?  A. I knew that they had an interest in MGM prior to the petition date. Q. Okay. Did you or Dugaboy know the nature of that interest, in what form it held?  A. Not specifically, John. Q. Did you or Dugaboy make any	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No.  Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?  A. No.  Q. Did you ever ask for any information — withdrawn.  Did you or Dugaboy ever ask anybody for any information concerning Highland's cost to acquire its interest in MGM?  A. No.  Q. Did you or Dugaboy ever obtain any information concerning the value of Highland's interest in MGM?  A. Not that I recall.  Q. Do you recall the value of	Page 69
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?  A. Not that I'm aware of. Well, wait, I'm sorry. Can you — wait. Ask that again, John. Say that again.  Q. Sure. At any time prior to the petition date — A. Right. Q. — did Dugaboy have an understanding as to the nature of Highland's interest in MGM? A. I knew that they had an interest in MGM prior to the petition date. Q. Okay. Did you or Dugaboy know the nature of that interest, in what form it held? A. Not specifically, John. Q. Did you or Dugaboy make any effort prior to the petition date to learn	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you ever ask for any information — withdrawn. Did you or Dugaboy ever ask anybody for any information concerning Highland's cost to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever obtain any information concerning the value of Highland's interest in MGM?  A. Not that I recall. Q. Do you recall the value of Highland's interest in MGM as you sit here	Page 69
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?  A. Not that I'm aware of. Well, wait, I'm sorry. Can you — wait. Ask that again, John. Say that again.  Q. Sure.  At any time prior to the petition date —  A. Right.  Q. — did Dugaboy have an understanding as to the nature of Highland's interest in MGM?  A. I knew that they had an interest in MGM prior to the petition date.  Q. Okay. Did you or Dugaboy know the nature of that interest, in what form it held?  A. Not specifically, John.  Q. Did you or Dugaboy make any effort prior to the petition date to learn about the nature and extent of Highland's	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you ever ask for any information — withdrawn. Did you or Dugaboy ever ask anybody for any information concerning Highland's cost to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever obtain any information concerning the value of Highland's interest in MGM?  A. Not that I recall. Q. Do you recall the value of Highland's interest in MGM as you sit here today?	Page 69
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero petition date, did Dugaboy have an understanding of the nature of Highland's interest in MGM?  A. Not that I'm aware of. Well, wait, I'm sorry. Can you — wait. Ask that again, John. Say that again.  Q. Sure. At any time prior to the petition date — A. Right. Q. — did Dugaboy have an understanding as to the nature of Highland's interest in MGM? A. I knew that they had an interest in MGM prior to the petition date. Q. Okay. Did you or Dugaboy know the nature of that interest, in what form it held? A. Not specifically, John. Q. Did you or Dugaboy make any effort prior to the petition date to learn	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Did you or Dugaboy know what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever make any effort to try to determine what Highland's cost was to acquire its interest in MGM?  A. No. Q. Did you ever ask for any information — withdrawn. Did you or Dugaboy ever ask anybody for any information concerning Highland's cost to acquire its interest in MGM?  A. No. Q. Did you or Dugaboy ever obtain any information concerning the value of Highland's interest in MGM?  A. Not that I recall. Q. Do you recall the value of Highland's interest in MGM as you sit here	Page 69

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 108 of 200 PageID 49554

Case 3:21-cv-00881-X   Document 178-42   File	eu 01/09/24 Page 108 01 200 PageID 49554
Page 70 1 N. Dondero	Page 71 1 N. Dondero
2 A. I'm sorry, John, the question?	2 At any time prior to the petition
3 Q. Sure.	3 date, did you or Dugaboy ever know whether
4 I'm going to ask a different	4 the value of Highland's interest in MGM
5 question. It was a fine objection.	5 exceeded the cost that it paid to acquire
6 Do you recall the value of	6 that interest?
7 Highland's interest in MGM at any time	7 A. We didn't know.
8 prior to the petition date?	8 Q. Did you or Dugaboy ever ask
9 A. I do not recall.	9 anybody prior to the petition date whether
10 Q. Did you or Dugaboy ever know the	10 Highland's cost to acquire its interest in
11 value of Highland's interest in MGM at any	11 MGM was more or less than the value?
12 time prior to the petition date?	12 A. No, we never made that inquiry.
13 A. No.	13 Q. Now do you know the nature of the
14 Q. Did you or Dugaboy ever ask for	14 MGM business?
15 any information concerning the value of	15 A. The movie theater and video
16 Highland's interest in MGM at any time	16 library, that type.
17 prior to the petition date?	17 Q. Do you know anything else about
18 A. Not that I remember.	18 the nature of MGM's business other than
19 Q. Prior to the petition date, did	19 that?
20 you or Dugaboy ever make any determination	20 A. No.
21 as to whether the value of Highland's	21 Q. At any time prior to the petition
22 interest in MGM exceeded its cost?	22 date, did you or Dugaboy do any due
23 A. I'm sorry. Can you repeat that,	23 diligence to try to ascertain the value of
24 John?	24 MGM?
25 Q. Sure.	25 A. Prior to the petition date?
23 Q. Suite.	23 A. Pholio de peddondate:
Page 72 1 N. Dondero	Page 73
2 Q. Yes.	2 the nature of Highland's interest was in
3 A. No.	3 Comerstone?
4 Q. All right. I'm going to ask	4 A. Not that I recall.
5 similar questions with respect to	5 Q. Prior to the petition date, did
6 Cornerstone.	6 you or Dugaboy make any effort to try to
7 Cornerstone is one of the	7 ascertain the nature of Highland's interest
8 portfolio companies that you identified	8 in Cornerstone?
9 earlier, correct?	9 A. Not that I remember.
10 A. Yes.	10 Q. Prior to the petition date, did
11 Q. And did you learn from Jim that	11 you or Dugaboy know how much Highland paid
12 Cornerstone was one of Highland's portfolio	12 to acquire its interest in Cornerstone?
13 companies prior to the petition date?	13 A. No.
14 A. I believe that is correct.	14 Q. Prior to the petition date, did
14 A. T believe that is correct. 15 Q. Do you have any other source of	•
•	15 you or Dugaboy ever ask anybody what
16 information for that other than your	<ul><li>16 Highland's cost was to acquire its interest</li><li>17 in Comerstone?</li></ul>
17 brother?	
18 A. Not that I remember.	18 A. Not that I remember.
19 Q. At any time prior to the petition	19 Q. Prior to the petition date, did
20 date, did you or Dugaboy have an	20 you or Dugaboy ever make any effort to try
21 understanding as to the nature of	21 to ascertain how much Highland paid to
22 Highland's interest in Cornerstone?	22 acquire its interest in Cornerstone?
23 A. No.	23 A. No.
24 Q. At any time prior to the petition	Q. Do you know what Cornerstone –
OF data did you as Durashay ask any bady what	
25 date, did you or Dugaboy ask anybody what	25 do you know the nature of Cornerstone's

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 109 of 200 PageID 49555

Case 3.21-CV-00001-X   DUCUMENT 170-42   FIRE	
Page 74 1 N. Dondero	Page 7 1 N. Dondero
2 business?	2 A. I don't believe so.
3 A. I do not.	3 Q. Have you heard of a company
4 Q. Did you ever ask anybody what the	4 called Trussway?
5 nature of Cornerstone's business was?	5 A. Yes.
6 A. No.	6 Q. Do you know the nature of
7 Q. Did you ever make any effort –	7 Trussway's business?
8 withdrawn.	8 A. I do not.
9 Did you or Dugaboy ever make any	9 Q. Did you ever ask anybody what the
10 effort to try to determine the nature of	10 nature of Trussway's business was?
11 Cornerstone's business?	11 A. No, sir.
12 A. Not that I recall.	12 Q. Did you or Dugaboy make any
13 Q. Did you or Dugaboy know the value	13 effort at any time prior to the petition
14 of Highland's interest in Comerstone prior	14 date to try to understand the nature of
15 to the petition date?	15 Trussway's business?
16 A. We did not.	16 A. I don't believe so.
17 Q. Did you or Dugaboy ever ask	17 Q. Did you or Dugaboy make any
18 anybody prior to the petition date what the	18 effort prior to the petition date to
19 value of Highland's interest in Cornerstone	19 understand the financial condition of MGM?
20 was?	20 A. Of MGM? I'm sorry. I thought we
21 A. Not that I remember.	21 were talking about Trussway. We're going
22 Q. Do you remember whether you or	22 back to MGM?
23 Dugaboy made any effort prior to the	23 Q. We were. I'm sorry. It's a new
24 petition date to try to ascertain the value	24 question. I'm just going to tick the box.
25 of Highland's interest in Comerstone?	25 A. Oh, okay. I'm sorry. I was a
20 OF Figuriaria's interest in Cornerstone:	25 A. On, oray. Introdity. I was a
Page 76 1 N. Dondero	Page 7 1 N. Dondero
2 little slow on the switch.	2 from your brother?
3 Q. That's okay.	3 A. Yes. Yes.
4 A. Can you repeat the question?	4 Q. Okay. At any time prior to the
5 Q. Sure.	5 petition date, did you or Dugaboy have an
6 Did you or Dugaboy make any	6 understanding as to the nature of
7 effort prior to the petition date to assess	7 Highland's interest in Trussway?
8 MGM's financial condition?	8 A. I don't know.
9 A. Not that I recall.	9 Q. Do you recall whether you or
9 A. Not triat rrecall.  10 Q. Did you or Dugaboy make any	10 Dugaboy ever had an understanding prior to
	<ul><li>12 Highland's interest in Trussway?</li><li>13 A. I don't know.</li></ul>
13 Comerstone?	
14 A. Not that I recall.	14 Q. Do you recall that either you or
15 Q. Did you or Dugaboy prior to the	15 Dugaboy ever asked anybody what the nature
16 petition date make any effort to try to	16 of Highland's interest in Trussway was
17 understand the financial condition of	17 prior to the petition date?
18 Trussway?	18 A. I don't believe so.
19 A. No, not that I recall.	19 Q. Prior to the petition date, did
Q. Is it your understanding that	20 you or Dugaboy make any effort to try to
21 Trussway was one of the portfolio	21 determine the nature of Highland's interest
22 companies, as you defined it earlier?	22 in Trussway?
23 A. Yes.	A. I don't believe so.
24 Q. And is that understanding based	O4 O Driente the metition date did
	Q. Prior to the petition date, did
25 solely on information that you received	25 you or Dugaboy know Highland's cost to

#### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 110 of 200 PageID 49556

	Case 3:21-cv-00881-X   Document 178-42   Fil	cu		
1	Page 78 N. Dondero	1	N. Dondero	Page 79
2	acquire its interest in Trussway?	2	Highland's interest in Trussway?	
3	A. We did not.	3	A. I don't believe so.	
4	Q. Prior to the petition date, did	4	Q. Did you or Dugaboy know prior to	
5	you or Dugaboy ever ask anybody what	5	the petition date whether the value of	
١۵	Highland's cost was to acquire its interest	6	Highland's interest in Trussway was more or	
7	in Trussway?	7	less than its cost?	
8	A. Not that I recall.	8	A. I do not know.	
9	Q. Prior to the petition date, did	9	Q. Did you ever ask anybody –	
10	you or Dugaboy make any effort to try to	10	withdrawn.	
11	ascertain what Highland's cost was to	11	Did you or Dugaboy ever ask	
12	acquire its interest in Trussway?	12	anybody prior to the petition date whether	
13	A. Not that I remember.	13	the value of Highland's interest in	
14	Q. Did you or Dugaboy know the value	14	Trussway was more or less than its cost?	
l	of Highland's interest in Trussway prior to	15	A. I don't think so.	
15   16	the petition date?	16		
17	A. Not that I am aware of.	17	Q. Did you or Dugaboy make any attempt prior to the petition date to	
18		18	determine whether the value of Highland's	
l	Q. Prior to the petition date, did	19	_	
19	, , ,	20	interest in Trussway was more or less than	
1	value of Highland's interest was in Trussway?	21	its cost?	
21 22	A. I don't think so.	22	A. I don't think so.	
1			Q. Okay. I apologize if I asked	
23	Q. Do you know whether you or	23	these questions already. I think I may	
24	Dugaboy prior to the petition date made any	24	have forgotten them, but I'm just going to	
25	effort to try to ascertain the value of	25	ask just those last couple of questions –	
	Page 90	_	r	
1	Page 80	1		Page 81
1	N. Dondero	1	N. Dondero	age 81
2	N. Dondero MS. DEITSCH-PEREZ: All of them.	2	N. Dondero Q. All right. You're aware that	age 81
2 3	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS:	2	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans	age 81
2 3 4	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. – related to Cornerstone.	2 3 4	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees,	age 81
2 3 4 5	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. – related to Cornerstone. A. Okay.	2 3 4 5	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right?	<sup>2</sup> age 81
2 3 4 5 6	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. – related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to	2 3 4 5 6	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am.	age 81
2 3 4 5 6 7	N. Dondero MS. DEITSCH-PEREZ: All of them.  BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of	2 3 4 5 6 7	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange	rage 81
2 3 4 5 6 7 8	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more	2 3 4 5 6 7 8	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers	-age 81
2 3 4 5 6 7 8 9	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. – related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost?	2 3 4 5 6 7 8 9	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory	*age 81
2 3 4 5 6 7 8 9 10	N. Dondero MS. DEITSCH-PEREZ: All of them.  BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew.	2 3 4 5 6 7 8 9 10	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes?	*age 81
2 3 4 5 6 7 8 9 10	N. Dondero MS. DEITSCH-PEREZ: All of them.  BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody	2 3 4 5 6 7 8 9 10 11	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct.	≁age 81
2 3 4 5 6 7 8 9 10 11 12	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody prior to the petition date whether the	2 3 4 5 6 7 8 9 10 11 12	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct. Q. Are you aware of any loan that	'age 81
2 3 4 5 6 7 8 9 10 11 12 13	N. Dondero MS. DEITSCH-PEREZ: All of them.  BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody prior to the petition date whether the value of Highland's interest in Cornerstone	2 3 4 5 6 7 8 9 10 11 12 13	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct. Q. Are you aware of any loan that Highland ever gave to an officer or	rage 81
2 3 4 5 6 7 8 9 10 11 12 13	N. Dondero MS. DEITSCH-PEREZ: All of them.  BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost?	2 3 4 5 6 7 8 9 10 11 12 13 14	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct. Q. Are you aware of any loan that Highland ever gave to an officer or employee where the officer or employee	*age 81
2 3 4 5 6 7 8 9 10 11 12 13 14 15	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't recall.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct. Q. Are you aware of any loan that Highland ever gave to an officer or employee where the officer or employee failed to give a promissory note in return?	'age 81
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't recall. Q. Do you know whether you or	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct. Q. Are you aware of any loan that Highland ever gave to an officer or employee where the officer or employee failed to give a promissory note in return? MS. DEITSCH-PEREZ: Object to the	'age 81
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	N. Dondero MS. DEITSCH-PEREZ: All of them.  BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't recall. Q. Do you know whether you or Dugaboy made any effort prior to the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct. Q. Are you aware of any loan that Highland ever gave to an officer or employee where the officer or employee failed to give a promissory note in return? MS. DEITSCH-PEREZ: Object to the form.	rage 81
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't recall. Q. Do you know whether you or Dugaboy made any effort prior to the petition date to determine whether	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct. Q. Are you aware of any loan that Highland ever gave to an officer or employee where the officer or employee failed to give a promissory note in return? MS. DEITSCH-PEREZ: Object to the form. A. John, I'm sorry. Can you repeat	rage 81
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't recall. Q. Do you know whether you or Dugaboy made any effort prior to the petition date to determine whether Highland's — whether the value of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct. Q. Are you aware of any loan that Highland ever gave to an officer or employee where the officer or employee failed to give a promissory note in return? MS. DEITSCH-PEREZ: Object to the form. A. John, I'm sorry. Can you repeat the question, please?	rage 81
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't recall. Q. Do you know whether you or Dugaboy made any effort prior to the petition date to determine whether Highland's — whether the value of Highland's interest in Cornerstone was more	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct. Q. Are you aware of any loan that Highland ever gave to an officer or employee where the officer or employee failed to give a promissory note in return? MS. DEITSCH-PEREZ: Object to the form. A. John, I'm sorry. Can you repeat the question, please? Q. Yeah.	rage 81
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't recall. Q. Do you know whether you or Dugaboy made any effort prior to the petition date to determine whether Highland's — whether the value of Highland's interest in Cornerstone was more or less than its cost?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct. Q. Are you aware of any loan that Highland ever gave to an officer or employee where the officer or employee failed to give a promissory note in return? MS. DEITSCH-PEREZ: Object to the form. A. John, I'm sorry. Can you repeat the question, please? Q. Yeah. I just want to know if you are	rage 81
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't recall. Q. Do you know whether you or Dugaboy made any effort prior to the petition date to determine whether Highland's — whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't remember.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct. Q. Are you aware of any loan that Highland ever gave to an officer or employee where the officer or employee failed to give a promissory note in return? MS. DEITSCH-PEREZ: Object to the form. A. John, I'm sorry. Can you repeat the question, please? Q. Yeah. I just want to know if you are aware of any instance where Highland gave a	rage 81
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't recall. Q. Do you know whether you or Dugaboy made any effort prior to the petition date to determine whether Highland's — whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't remember. Q. Okay. I'm going to shift gears	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct. Q. Are you aware of any loan that Highland ever gave to an officer or employee where the officer or employee failed to give a promissory note in return? MS. DEITSCH-PEREZ: Object to the form. A. John, I'm sorry. Can you repeat the question, please? Q. Yeah. I just want to know if you are aware of any instance where Highland gave a loan to an officer or an employee where the	rage 81
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero MS. DEITSCH-PEREZ: All of them. BY MR. MORRIS: Q. — related to Cornerstone. A. Okay. Q. Did you or Dugaboy know prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't know if we knew. Q. Did you or Dugaboy ask anybody prior to the petition date whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't recall. Q. Do you know whether you or Dugaboy made any effort prior to the petition date to determine whether Highland's — whether the value of Highland's interest in Cornerstone was more or less than its cost? A. I don't remember.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero Q. All right. You're aware that from time to time, Highland provided loans to certain of its officers and employees, right? A. I am. Q. And you're aware that in exchange for the loans from Highland, the officers and employees gave Highland promissory notes? A. Correct. Q. Are you aware of any loan that Highland ever gave to an officer or employee where the officer or employee failed to give a promissory note in return? MS. DEITSCH-PEREZ: Object to the form. A. John, I'm sorry. Can you repeat the question, please? Q. Yeah. I just want to know if you are aware of any instance where Highland gave a	rage 81

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 111 of 200 PageID 49557

	Case 3:21-cv-00881-X   Document 1	70-42 FIIE	u ı	01/09/24 Page 111 01 200 Page1D	49057
1	N. Dondero	Page 82	1	N. Dondero	Page 83
2	MS. DEITSCH-PEREZ: Object to the		2	date, did you ever see any promissory note	
3	form.		3	that was signed by an officer or employee	
4	BY MR. MORRIS:		4	of Highland?	
5	Q. You can answer.		5	A. I'm not sure.	
6	A. I am not aware of any.		6	Q. Do you have any recollection	
7	Q. Okay. Do you have a general		7	do you have any recollection, as you sit	
	understanding of what a promissory note is?			here right now, of having seen a promissory	
8	·		8		
9	A. A promise to pay.		9	note that was signed by an officer or	
10	Q. Okay. Is it a promise to pay a		10	employee of Highland prior to the petition	
11	sum certain?		11	date?	
12	MS. DEITSCH-PEREZ: Object to the		12	Withdrawn. That is not a good	
13	form.		13	question?	
14	MR. MORRIS: Withdrawn.		14	Prior to the petition date, did	
15	BY MR. MORRIS:		15	you see any promissory note that was signed	
16	Q. Do you understand that a		16	by any officer or employee of Highland?	
17	promissory note is a promise to pay a		17	A. I don't remember.	
18	specified amount at some point in the		18	Q. You don't have any recollection	
19	future?		19	of that; is that fair?	
20	MS. DEITSCH-PEREZ: Object to the		20	A. That's fair.	
21	form.		21	Q. Do you know whether Dugaboy ever	
22	BY MR. MORRIS:		22	saw any promissory note prior to the	
23	Q. You can answer.		23	petition date that had been signed by an	
24	A. That was my understanding, John.		24	officer or employee of Highland?	
25	Q. Okay. Prior to the petition		25	A. I don't know.	
		Page 84			Page 85
1	N. Dondero		1	N. Dondero	
2	Q. Prior to the petition date, did		2	Highland to any of its officers or	
3	you or Dugaboy ever ask to see any		3	employees that was forgiven in whole or in	
4	promissory note that was executed by an		4	part?	
5	officer or employee of Highland?		5	A. I don't know.	
6	MS. DEITSCH-PEREZ: Object to the		6	Q. Did you or Dugaboy ever ask	
7	form.		7	anybody prior to the petition date whether	
8	A. I don't remember, John.		8	Highland had ever forgiven any loan that it	
9	Q. Okay. Do you know if Highland		9	made to any officer or employee?	
10	ever forgave any obligations under any		10	A. I don't think so.	
11	promissory note that was issued by any		11	Q. Did you or Dugaboy make any	
12	Highland employee or officer?		12	effort at any time prior to the petition	
13	MS. DEITSCH-PEREZ: Objection.		13	date to determine whether Highland had ever	
14	No foundation.		14	forgiven in whole or in part any loan that	
15	A. I am not aware.		15	it made to any of its officers or	
16	Q. You're not aware of Highland ever		16	employees?	
17	forgiving any loan that it made to any		17	A. Did I make any inquiries? Is	
18	officer or employee.		18	that what you're asking?	
19	Do I have that right?		19	Q. Did you make any effort to try to	
20	MS. DEITSCH-PEREZ: Object. No		20	answer – to try to figure that out?	
21	foundation.		21	A. To determine one way or the	
			22	other?	
22	A. I'm not sure, John. I'm not				
23	Sure.		<ul><li>23</li><li>24</li></ul>	Q. Correct.  A. Not that I recall, no.	
24	<ul> <li>Q. Does Dugaboy have any knowledge</li> </ul>		14	A INDUDALLECAL DO	
05					
25			25	Q. Did anybody ever tell you –	

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 112 of 200 PageID 49558

(	Lase 3:21-cv-00881-X   Document 178-42   Fil	eu	01/09/24 Page 112 0/ 200 PageID	49008
1	Page 86 N. Dondero	1	N. Dondero	Page 87
2	withdrawn.	2	people in addition to Jim. I don't know.	
3	Did anybody ever give you or	3	Q. Can you identify anybody that you	
4	Dugaboy any information concerning any loan	4	recall speaking to concerning the practice	
5	that Highland ever made to any of its	5	that your brother told you that Highland	
6	employees or officers that was forgiven in	6	had of forgiving loans to employees and	
_	whole or in part?		officers?	
7	•	7		
8	A. I was aware that that was a	8	A. I don't remember who it was at	
9	common practice at Highland.	9	Highland that I have spoken to about that	
10	Q. Okay. And how did you become	10	or overheard a conversation.	
11	aware of that common practice?	11	Q. Do you recall when the	
12	A. In conversations with Jim.	12	conversation took place?	
13	Q. Was there any other source of	13	A. No, I don't.	
14	information concerning that common practice	14	Q. Do you recall where the	
15	that he described for you – withdrawn.	15	conversation took place?	
16	Did you have any other source of	16	A. No, no, I don't. I believe it	
17	information concerning the common practice	17	was a phone conversation.	
18	that you just mentioned?	18	Q. Can you identify any person who	
19	A. Did I have any	19	participated in the phone conversation?	
20	Q. Any other source yeah.	20	A. Jim was one of the parties.	
21	Did you have any other source of	21	Q. Do you recall anybody else?	
22	information other than your brother	22	A. I do not.	
23	concerning the common practice that you	23	<ul> <li>Q. Do you recall if the conversation</li> </ul>	
24	just described?	24	took place before or after the petition	
25	A. I'm not sure if I spoke to other	25	date?	
_	Page 88		N.B. I	Page 89
1	N. Dondero	1	N. Dondero	
2	A. I don't know.	2	A. Not off the top of my head, no.	
3	Q. So it might have happened before;	3	Q. Did you or Dugaboy ever know the	
4	it might have happened after.	4	identity of any officer or employee of	
5	Is that fair?	5	Highland who had a loan forgiven?	
6	A. Correct.	6	MS. DEITSCH-PEREZ: Object to the	
7	Q. Do you remember the substance of	7	form.	
8	the conversation at all?	8	A. Again, John, not off the top of	
9	A. Not in detail.	9	my head.	
10	Q. Can you describe for me	10	Q. Did you ever see anything in	
11	everything you recall about the	11	writing that concerned or related to the	
12	conversation you have in your mind	12	practice that your brother described for	
13	concerning the practice that Highland had	13	you?	
14	of forgiving loans to officers and	14	A. Not that I remember, no.	
15	employees?	15	Q. Did you ever ask to see any	
16	A. I am aware that it was common	16	documents that concerned or related to the	
17	practice, or at least I believed it was	17	practice that your brother described for	
18	common practice at Highland.	18	you?	
19	Q. Do you have any other information	19	A. Again, I don't recall, John.	
	that you can share with me that you learned	20	Q. Did Dugaboy ever ask for	
20		1		
		21	inionnation concerning migniand's practice	
21	concerning the practice other than the fact that it existed?	21 22	information concerning Highland's practice of forgiving loans?	
21 22	concerning the practice other than the fact that it existed?		of forgiving loans?	
20 21 22 23 24	concerning the practice other than the fact that it existed?  A. Not at this time.	22 23	of forgiving loans?  A. No, I don't believe so.	
21 22 23	concerning the practice other than the fact that it existed?  A. Not at this time.  Q. Can you identify a single officer	22	of forgiving loans?	

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 113 of 200 PageID 49559

1				
1	Page 90 N. Dondero	1	N. Dondero	Page 91
2	made to employees or officers that Highland	2	was the subject of a promissory note?	
3	forgave?	3	A. Specifically, no.	
4	A. I'm sorry, did me or Highland	4	Q. Did you ever ask anybody whether	
5	know?	5	Highland had ever made a loan to Mr. Okada	
6	Q. I apologize. If that's what I	6	that was backed by a promissory note?	
7	said, I'm mistaken. Thank you.	7	A. I never asked.	
8	Did you or Dugaboy – did you or	8	Q. Do you or Dugaboy know whether	
9	Dugaboy ever know how many loans were	9	Highland ever forgave any loan that was	
10		10	ever made to Mr. Okada?	
11	A. A specific number, no.	11	A. I am not aware.	
12	Q. Did you or Dugaboy know – ever	12	Q. Did you or Dugaboy ever ask	
13	know the amount, the face amount of the	13	anybody whether Highland had ever made a	
14	loans that were forgiven?	14	loan to Mr. Okada that Highland forgave?	
15	A. No, not that I recall.	15	A. No.	
16	Q. Did you or Dugaboy ever know the	16	Q. Did you or Dugaboy ever make any	
17	year in which Highland ever forgave any	17	effort to ascertain whether Highland had	
18	loan to any officer or employee?	18	ever forgiven any loan that it had made to	
19	A. Not that I recall.	19	Mr. Okada?	
20	Q. Okay. Do you know Mark Okada?	20	A. I'm sorry. The beginning part of	
21	A. Ido.	21	that, John? Did I –	
22	Q. Have you ever met him?	22	Q. Sure.	
23	A. I have.	23	Did you or Dugaboy ever make any	
24	Q. Okay. Do you know whether	24	effort to figure out if Highland had ever	
25	Highland ever gave a loan to Mr. Okada that	25	forgiven any loan that it had made to	
			longition any loan are that made to	
1	N. Dondero	1	N. Dondero	Page 93
2	Mr. Okada?	2	entities?	
3	A. No, sir.	3	Q. Just to Jim.	
4	Q. You're aware that Highland loaned	4	A. I don't know a specific number,	
5	money to your brother, correct?	5	no.	
6	A. Correct.			
_		6		
7	Q. Do you know how many loans		Q. Did you or Dugaboy ever ask	
/ 8			Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim	
	Highland made to your brother?	6 7	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the	
8	Highland made to your brother?  A. Over what period of time, John?	6 7 8	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?	
8 9 10	Highland made to your brother?	6 7 8 9 10	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked.	
8 9 10 11	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.	6 7 8 9 10 11	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date? A. No. We never asked. Q. Did you or Dugaboy ever ask	
8 9 10 11	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.  A. Okay. There's more I'm not	6 7 8 9 10 11 12	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked. Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim	
8 9 10 11 12	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.  A. Okay. There's more — I'm not sure how to answer that, John.	6 7 8 9 10 11 12 13	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked.  Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim during any time period?	
8 9 10 11 12 13	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.  A. Okay. There's more I'm not sure how to answer that, John.  Q. Okay. That's fair.	6 7 8 9 10 11 12 13 14	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked. Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim during any time period?  A. No, I don't believe so.	
8 9 10 11 12 13 14	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.  A. Okay. There's more — I'm not sure how to answer that, John.  Q. Okay. That's fair.  A. Can you be more specific with the	6 7 8 9 10 11 12 13 14 15	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked. Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim during any time period?  A. No, I don't believe so. Q. Did you or Dugaboy ever make any	
8 9 10 11 12 13 14 15	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.  A. Okay. There's more — I'm not sure how to answer that, John.  Q. Okay. That's fair.  A. Can you be more specific with the time frame, please?	6 7 8 9 10 11 12 13 14 15 16	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked. Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim during any time period?  A. No, I don't believe so. Q. Did you or Dugaboy ever make any effort to try to ascertain the number of	
8 9 10 11 12 13 14 15 16	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.  A. Okay. There's more I'm not sure how to answer that, John.  Q. Okay. That's fair.  A. Can you be more specific with the time frame, please?  Q. You bet.	6 7 8 9 10 11 12 13 14 15 16 17	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked. Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim during any time period? A. No, I don't believe so. Q. Did you or Dugaboy ever make any effort to try to ascertain the number of loans that Highland made to your brother	
8 9 10 11 12 13 14 15 16 17	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.  A. Okay. There's more I'm not sure how to answer that, John.  Q. Okay. That's fair.  A. Can you be more specific with the time frame, please?  Q. You bet.  Let's take it for the ten years	6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked. Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim during any time period?  A. No, I don't believe so. Q. Did you or Dugaboy ever make any effort to try to ascertain the number of loans that Highland made to your brother during any particular time period?	
8 9 10 11 12 13 14 15 16 17 18	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.  A. Okay. There's more — I'm not sure how to answer that, John.  Q. Okay. That's fair.  A. Can you be more specific with the time frame, please?  Q. You bet.  Let's take it for the ten years prior to the petition date. So let's go	6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked. Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim during any time period? A. No, I don't believe so. Q. Did you or Dugaboy ever make any effort to try to ascertain the number of loans that Highland made to your brother during any particular time period? A. Not that I recall.	
8 9 10 11 12 13 14 15 16 17 18 19 20	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.  A. Okay. There's more — I'm not sure how to answer that, John.  Q. Okay. That's fair.  A. Can you be more specific with the time frame, please?  Q. You bet.  Let's take it for the ten years prior to the petition date. So let's go back to 2009.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked. Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim during any time period? A. No, I don't believe so. Q. Did you or Dugaboy ever make any effort to try to ascertain the number of loans that Highland made to your brother during any particular time period? A. Not that I recall. Q. Do you know if your brother ever	
8 9 10 11 12 13 14 15 16 17 18 19 20 21	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.  A. Okay. There's more I'm not sure how to answer that, John.  Q. Okay. That's fair.  A. Can you be more specific with the time frame, please?  Q. You bet.  Let's take it for the ten years prior to the petition date. So let's go back to 2009.  From 2009 to 2019	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked. Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim during any time period? A. No, I don't believe so. Q. Did you or Dugaboy ever make any effort to try to ascertain the number of loans that Highland made to your brother during any particular time period? A. Not that I recall. Q. Do you know if your brother ever paid Highland back the principal amount	
8 9 10 11 12 13 14 15 16 17 18 19 20 21	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.  A. Okay. There's more — I'm not sure how to answer that, John.  Q. Okay. That's fair.  A. Can you be more specific with the time frame, please?  Q. You bet.  Let's take it for the ten years prior to the petition date. So let's go back to 2009.  From 2009 to 2019 —  A. Okay.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked. Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim during any time period?  A. No, I don't believe so. Q. Did you or Dugaboy ever make any effort to try to ascertain the number of loans that Highland made to your brother during any particular time period?  A. Not that I recall. Q. Do you know if your brother ever paid Highland back the principal amount due, plus interest under any loan that he	
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.  A. Okay. There's more — I'm not sure how to answer that, John.  Q. Okay. That's fair.  A. Can you be more specific with the time frame, please?  Q. You bet.  Let's take it for the ten years prior to the petition date. So let's go back to 2009.  From 2009 to 2019 —  A. Okay.  Q. — do you know how many loans	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked.  Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim during any time period?  A. No, I don't believe so.  Q. Did you or Dugaboy ever make any effort to try to ascertain the number of loans that Highland made to your brother during any particular time period?  A. Not that I recall.  Q. Do you know if your brother ever paid Highland back the principal amount due, plus interest under any loan that he had obtained from Highland?	
8 9 10 11 12 13 14 15 16 17 18 19 20 21	Highland made to your brother?  A. Over what period of time, John?  Q. From the time the company was formed.  A. Okay. There's more — I'm not sure how to answer that, John.  Q. Okay. That's fair.  A. Can you be more specific with the time frame, please?  Q. You bet.  Let's take it for the ten years prior to the petition date. So let's go back to 2009.  From 2009 to 2019 —  A. Okay.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim in the ten-year period prior to the petition date?  A. No. We never asked. Q. Did you or Dugaboy ever ask anybody how many loans Highland made to Jim during any time period? A. No, I don't believe so. Q. Did you or Dugaboy ever make any effort to try to ascertain the number of loans that Highland made to your brother during any particular time period? A. Not that I recall. Q. Do you know if your brother ever paid Highland back the principal amount due, plus interest under any loan that he	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 114 of 200 PageID 49560

	Page 94			Page 9
1	N. Dondero	1	N. Dondero	
2	A. Or a portion?	2	A. Not that I recall, John.	
3	What are you speaking of?	3	Q. Prior to the petition date, did	
4	Q. Let's start with the entirety,	4	you or Dugaboy ever see any promissory note	
5	and I'll ask the question again.	5	that your brother signed?	
6	Are you and Dugaboy aware of any	6	A. I'm not sure. I don't know.	
7	loan that your brother obtained from	7	Q. Prior to the petition date, did	
8	Highland that he paid back in full, plus	8	you or Dugaboy ever ask anybody to see any	
9	interest?	9	promissory note that your brother had	
0	A. I am not sure.	10	signed in favor of Highland?	
1	Q. Did you or Dugaboy ever ask	11	A. I don't believe we asked.	
2	anybody whether your brother had ever	12	Q. Prior to the petition date, did	
3	obtained a loan from Highland that he paid	13	you or Dugaboy ever make any effort to try	
4	back in full, plus interest?	14	to obtain any promissory note that your	
5	A. I don't think so.	15	brother signed in favor of Highland?	
6	Q. Did you or Dugaboy ever make any	16	A. No, I don't think so.	
7	effort prior to the petition date to	17	Q. Do you know how many promissory	
8	determine whether or not Highland had –	18	notes your brother signed in favor of	
9	withdrawn.	19	Highland?	
0	Did you and Dugaboy make any	20	A. Totally? No.	
1	effort prior to the petition date to	21	Q. Okay. I am going to ask similar	
2	determine whether your brother had ever	22	questions now regarding the corporate	
3	paid back all principal and interest due on	23	entities.	
4	any loan that he had obtained from	24	Do you understand that Highland	
5	Highland?	25	has what are referred to as affiliates?	
_	Page 96			Page
	N. Dondero	1	N. Dondero	Page
2	N. Dondero A. Yes.	2	N. Dondero MS. DEITSCH-PEREZ: Object to the	Page
1 2 3	N. Dondero A. Yes. Q. Okay. And do you have an		MS. DEITSCH-PEREZ: Object to the form.	Page
2	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as	2 3 4	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John?	Page
2 3 4	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland?	2 3	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John?  MS. DEITSCH-PEREZ: There's some	Page
2 3 4 5	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes.	2 3 4	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John?  MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.	Page
2 3 4 5 5 6	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the	2 3 4 5	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John?  MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute.	Page
2 3 4 5 6 7	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to	2 3 4 5 6	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John?  MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute.  MR. MORRIS: Give me one second.	Page
2 3 4 5 6 7 8	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland?	2 3 4 5 6 7	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John? MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute. MR. MORRIS: Give me one second.  It might be me. We'll see.	Page
2 3 4 5 7 8	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to	2 3 4 5 6 7 8	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John?  MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute.  MR. MORRIS: Give me one second.	Page
2 3 4 5 6 7 8 9 0	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated with Highland.	2 3 4 5 6 7 8 9	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John?  MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute.  MR. MORRIS: Give me one second.  It might be me. We'll see.  I apologize for that if it was me anyway.	Page
2 3 4 5 6 7 8 9 0	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated	2 3 4 5 6 7 8 9 10	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John?  MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute.  MR. MORRIS: Give me one second.  It might be me. We'll see.  I apologize for that if it was me	Page
2 3 4 5 6 7 8 9 0 1 2	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated with Highland.	2 3 4 5 6 7 8 9 10	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John? MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute. MR. MORRIS: Give me one second.  It might be me. We'll see. I apologize for that if it was me anyway.  Can I have last question read back please.	Page
2 3 4 5 6 7 8 9 0 1 2 3	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated with Highland. Q. And what does it mean to be	2 3 4 5 6 7 8 9 10 11 12	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John? MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute. MR. MORRIS: Give me one second.  It might be me. We'll see. I apologize for that if it was me anyway.  Can I have last question read	Page
2 3 4 5 6 7 8 9 0 1 2 3 4	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated with Highland. Q. And what does it mean to be associated with Highland?	2 3 4 5 6 7 8 9 10 11 12 13	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John? MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute. MR. MORRIS: Give me one second.  It might be me. We'll see. I apologize for that if it was me anyway.  Can I have last question read back please.	Page
2 3 4 5 6 7 3 9 0 1 2 3 4 5	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated with Highland. Q. And what does it mean to be associated with Highland? MS. DEITSCH-PEREZ: Object to the	2 3 4 5 6 7 8 9 10 11 12 13 14	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John? MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute. MR. MORRIS: Give me one second.  It might be me. We'll see. I apologize for that if it was me anyway.  Can I have last question read back please. THE REPORTER: Sure.	Page
234567390123456	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated with Highland. Q. And what does it mean to be associated with Highland? MS. DEITSCH-PEREZ: Object to the form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John? MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute. MR. MORRIS: Give me one second.  It might be me. We'll see. I apologize for that if it was me anyway.  Can I have last question read back please.  THE REPORTER: Sure. (Question was read back as	Page
2315573901234567	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated with Highland. Q. And what does it mean to be associated with Highland? MS. DEITSCH-PEREZ: Object to the form. MR. MORRIS: Withdrawn.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John? MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute. MR. MORRIS: Give me one second.  It might be me. We'll see. I apologize for that if it was me anyway. Can I have last question read back please. THE REPORTER: Sure. (Question was read back as follows:	Page
23456739012345678	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated with Highland. Q. And what does it mean to be associated with Highland? MS. DEITSCH-PEREZ: Object to the form. MR. MORRIS: Withdrawn. BY MR. MORRIS:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John? MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute. MR. MORRIS: Give me one second.  It might be me. We'll see. I apologize for that if it was me anyway. Can I have last question read back please. THE REPORTER: Sure. (Question was read back as follows: "QUESTION: Is it your	Page
234567390123456789	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated with Highland. Q. And what does it mean to be associated with Highland? MS. DEITSCH-PEREZ: Object to the form. MR. MORRIS: Withdrawn. BY MR. MORRIS: Q. What do you mean when you say	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John? MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute. MR. MORRIS: Give me one second.  It might be me. We'll see. I apologize for that if it was me anyway.  Can I have last question read back please.  THE REPORTER: Sure. (Question was read back as follows: "QUESTION: Is it your understanding that affiliated companies	Page
2345678901234567890	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated with Highland. Q. And what does it mean to be associated with Highland? MS. DEITSCH-PEREZ: Object to the form. MR. MORRIS: Withdrawn. BY MR. MORRIS: Q. What do you mean when you say that affiliated companies are those that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John? MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute. MR. MORRIS: Give me one second.  It might be me. We'll see. I apologize for that if it was me anyway.  Can I have last question read back please. THE REPORTER: Sure. (Question was read back as follows: "QUESTION: Is it your understanding that affiliated companies are controlled by your brother?")	Page
23456739012345678901	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated with Highland. Q. And what does it mean to be associated with Highland? MS. DEITSCH-PEREZ: Object to the form. MR. MORRIS: Withdrawn. BY MR. MORRIS: Q. What do you mean when you say that affiliated companies are those that are associated with Highland?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John? MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute. MR. MORRIS: Give me one second.  It might be me. We'll see. I apologize for that if it was me anyway. Can I have last question read back please. THE REPORTER: Sure. (Question was read back as follows: "QUESTION: Is it your understanding that affiliated companies are controlled by your brother?")  A. Yes.	Page
2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated with Highland. Q. And what does it mean to be associated with Highland? MS. DEITSCH-PEREZ: Object to the form. MR. MORRIS: Withdrawn. BY MR. MORRIS: Q. What do you mean when you say that affiliated companies are those that are associated with Highland? A. They're under the Highland umbrella.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John? MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking. Someone probably needs to mute. MR. MORRIS: Give me one second. It might be me. We'll see. I apologize for that if it was me anyway. Can I have last question read back please. THE REPORTER: Sure. (Question was read back as follows: "QUESTION: Is it your understanding that affiliated companies are controlled by your brother?") A. Yes. Q. Okay. And are you aware — with that understanding of the term if	Page
2	N. Dondero A. Yes. Q. Okay. And do you have an understanding of the term "affiliates" as it relates to Highland? A. Yes. Q. What's your understanding of the term "affiliates" as it relates to Highland? A. Companies that are associated with Highland. Q. And what does it mean to be associated with Highland? MS. DEITSCH-PEREZ: Object to the form. MR. MORRIS: Withdrawn. BY MR. MORRIS: Q. What do you mean when you say that affiliated companies are those that are associated with Highland? A. They're under the Highland	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MS. DEITSCH-PEREZ: Object to the form.  A. I'm sorry, John? MS. DEITSCH-PEREZ: There's some noise. We can hear somebody talking.  Someone probably needs to mute. MR. MORRIS: Give me one second.  It might be me. We'll see. I apologize for that if it was me anyway. Can I have last question read back please. THE REPORTER: Sure. (Question was read back as follows: "QUESTION: Is it your understanding that affiliated companies are controlled by your brother?")  A. Yes. Q. Okay. And are you aware — with	Page 9

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 115 of 200 PageID 49561

		<del>-</del> u		Da 22
1	N. Dondero	1	N. Dondero	Page 99
2	A. I'm not sure. Of Highland loans?	2	affiliates?	
3	Okay. I'm not sure, John.	3	A. Not that I'm aware of.	
4	Q. Prior to the petition date, did	4	Q. Were you and Dugaboy generally	
5	you or Dugaboy know whether Highland ever	5	aware that when Highland made loans to its	
6	made a loan to an affiliate, as you've	6	affiliates, the affiliates gave Highland	
7	defined it?	7	promissory notes in return?	
8	A. Yes, there were loans made.	8	A. Yes.	
9	Q. Okay. And how did you learn that	9	Q. Okay. And how did you learn	
10	there were loans made by Highland to its	10	that?	
11	affiliates?	11	A. In conversation.	
12	A. Jim and I had discussed the loans	12	Q. And would those be conversations	
13	that were made.	13	that you had with Jim?	
14	Are we talking about certain	14	A. Correct.	
15	ones, John?	15	Q. Did you have conversations with	
16	Q. I'm just talking generally at the	16	anybody else on the topic of whether or not	
17	moment.	17	the affiliates gave Highland promissory	
18	How did you learn whatever	18	notes in exchange for loans?	
19	information you have, and we'll get into	19	A. Not that I recall.	
20	the details, but how did you learn that	20	Q. Prior to the petition date, did	
21	Highland made loans to affiliates?	21	you or Dugaboy ever see a promissory note	
22	A. From Jim.		that was signed on behalf of any affiliate?	
23	Q. Okay. Did you have any source of	23	A. I don't recall.	
24	information other than your brother on the	24	Q. Prior to the petition date, did	
25	question of whether Highland made loans to	25	you or Dugaboy ever ask anybody to see any	
	Page 100			Page 101
1				i age ioi
	N. Dondero	1	N. Dondero	
2	promissory note that was signed in favor of	2	N. Dondero  A. No, because it was my assumption	
2				
	promissory note that was signed in favor of	2	A. No, because it was my assumption	
3	promissory note that was signed in favor of Highland by one of its affiliates?	2	A. No, because it was my assumption that that was common practice.	
3 4	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John.	2 3 4	<ul><li>A. No, because it was my assumption</li><li>that that was common practice.</li><li>Q. Okay. And what was that</li></ul>	
3 4	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John.  Q. Prior to the petition date, did	2 3 4 5	A. No, because it was my assumption that that was common practice.     Q. Okay. And what was that assumption based on?	
3 4 5 6	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to	2 3 4 5 6	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.	
3 4 5 6 7	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor	2 3 4 5 6 7	A. No, because it was my assumption that that was common practice.     Q. Okay. And what was that assumption based on?     A. Conversations that I either had	
3 4 5 6 7 8	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was	2 3 4 5 6 7 8	A. No, because it was my assumption that that was common practice. Q. Okay. And what was that assumption based on? A. Conversations that I either had with Jim or overheard. Q. Okay. Do you have anything to	
3 4 5 6 7 8 9 10	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?	2 3 4 5 6 7 8 9	A. No, because it was my assumption that that was common practice. Q. Okay. And what was that assumption based on? A. Conversations that I either had with Jim or overheard. Q. Okay. Do you have anything to add about the practice that you haven't	
3 4 5 6 7 8 9 10	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so.	2 3 4 5 6 7 8 9	A. No, because it was my assumption that that was common practice. Q. Okay. And what was that assumption based on? A. Conversations that I either had with Jim or overheard. Q. Okay. Do you have anything to add about the practice that you haven't already testified to?	
3 4 5 6 7 8 9 10 11 12	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so. Q. Do you know if Highland ever	2 3 4 5 6 7 8 9 10	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.  Q. Okay. Do you have anything to add about the practice that you haven't already testified to?  Withdrawn.  Does the practice that you're	
3 4 5 6 7 8 9 10 11	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so. Q. Do you know if Highland ever forgave any obligations under any promissory note that was signed on behalf	2 3 4 5 6 7 8 9 10 11 12	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.  Q. Okay. Do you have anything to add about the practice that you haven't already testified to?  Withdrawn.  Does the practice that you're referring to, is that the same practice	
3 4 5 6 7 8 9 10 11 12 13 14	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so. Q. Do you know if Highland ever forgave any obligations under any	2 3 4 5 6 7 8 9 10 11 12 13 14	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.  Q. Okay. Do you have anything to add about the practice that you haven't already testified to?  Withdrawn.  Does the practice that you're referring to, is that the same practice that you have identified earlier with	
3 4 5 6 7 8 9 10 11 12 13 14 15	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John.  Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so.  Q. Do you know if Highland ever forgave any obligations under any promissory note that was signed on behalf of any affiliate?  A. I have no idea.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.  Q. Okay. Do you have anything to add about the practice that you haven't already testified to?  Withdrawn.  Does the practice that you're referring to, is that the same practice that you have identified earlier with respect to loans that were made to officers	
3 4 5 6 7 8 9 10 11 12 13 14 15 16	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so. Q. Do you know if Highland ever forgave any obligations under any promissory note that was signed on behalf of any affiliate?  A. I have no idea. Q. Did you or Dugaboy ever ask	2 3 4 5 6 7 8 9 10 11 12 13 14	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.  Q. Okay. Do you have anything to add about the practice that you haven't already testified to?  Withdrawn.  Does the practice that you're referring to, is that the same practice that you have identified earlier with respect to loans that were made to officers and employees?	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so. Q. Do you know if Highland ever forgave any obligations under any promissory note that was signed on behalf of any affiliate?  A. I have no idea. Q. Did you or Dugaboy ever ask anybody whether Highland had ever forgiven	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.  Q. Okay. Do you have anything to add about the practice that you haven't already testified to?  Withdrawn.  Does the practice that you're referring to, is that the same practice that you have identified earlier with respect to loans that were made to officers and employees?  A. That's correct, John.	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so. Q. Do you know if Highland ever forgave any obligations under any promissory note that was signed on behalf of any affiliate?  A. I have no idea. Q. Did you or Dugaboy ever ask anybody whether Highland had ever forgiven any loan that was given to an affiliate?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.  Q. Okay. Do you have anything to add about the practice that you haven't already testified to?  Withdrawn.  Does the practice that you're referring to, is that the same practice that you have identified earlier with respect to loans that were made to officers and employees?  A. That's correct, John.  Q. Okay. So did you have any source	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so. Q. Do you know if Highland ever forgave any obligations under any promissory note that was signed on behalf of any affiliate?  A. I have no idea. Q. Did you or Dugaboy ever ask anybody whether Highland had ever forgiven any loan that was given to an affiliate?  A. Did we — I'm sorry, John, can	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.  Q. Okay. Do you have anything to add about the practice that you haven't already testified to?  Withdrawn.  Does the practice that you're referring to, is that the same practice that you have identified earlier with respect to loans that were made to officers and employees?  A. That's correct, John.  Q. Okay. So did you have any source of information other than your brother that	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so. Q. Do you know if Highland ever forgave any obligations under any promissory note that was signed on behalf of any affiliate?  A. I have no idea. Q. Did you or Dugaboy ever ask anybody whether Highland had ever forgiven any loan that was given to an affiliate?  A. Did we — I'm sorry, John, can you repeat the question, please?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.  Q. Okay. Do you have anything to add about the practice that you haven't already testified to?  Withdrawn.  Does the practice that you're referring to, is that the same practice that you have identified earlier with respect to loans that were made to officers and employees?  A. That's correct, John.  Q. Okay. So did you have any source of information other than your brother that you can identify right now concerning the	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so. Q. Do you know if Highland ever forgave any obligations under any promissory note that was signed on behalf of any affiliate?  A. I have no idea. Q. Did you or Dugaboy ever ask anybody whether Highland had ever forgiven any loan that was given to an affiliate?  A. Did we — I'm sorry, John, can you repeat the question, please? Q. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.  Q. Okay. Do you have anything to add about the practice that you haven't already testified to?  Withdrawn.  Does the practice that you're referring to, is that the same practice that you have identified earlier with respect to loans that were made to officers and employees?  A. That's correct, John.  Q. Okay. So did you have any source of information other than your brother that you can identify right now concerning the practice of forgiving loans to affiliates?	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so. Q. Do you know if Highland ever forgave any obligations under any promissory note that was signed on behalf of any affiliate?  A. I have no idea. Q. Did you or Dugaboy ever ask anybody whether Highland had ever forgiven any loan that was given to an affiliate?  A. Did we — I'm sorry, John, can you repeat the question, please? Q. Yes. Did you or Dugaboy ever ask	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.  Q. Okay. Do you have anything to add about the practice that you haven't already testified to?  Withdrawn.  Does the practice that you're referring to, is that the same practice that you have identified earlier with respect to loans that were made to officers and employees?  A. That's correct, John.  Q. Okay. So did you have any source of information other than your brother that you can identify right now concerning the practice of forgiving loans to affiliates?  A. Not at this time.	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so. Q. Do you know if Highland ever forgave any obligations under any promissory note that was signed on behalf of any affiliate?  A. I have no idea. Q. Did you or Dugaboy ever ask anybody whether Highland had ever forgiven any loan that was given to an affiliate?  A. Did we — I'm sorry, John, can you repeat the question, please? Q. Yes.  Did you or Dugaboy ever ask anybody prior to the petition date whether	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.  Q. Okay. Do you have anything to add about the practice that you haven't already testified to?  Withdrawn.  Does the practice that you're referring to, is that the same practice that you have identified earlier with respect to loans that were made to officers and employees?  A. That's correct, John.  Q. Okay. So did you have any source of information other than your brother that you can identify right now concerning the practice of forgiving loans to affiliates?  A. Not at this time.  Q. Can you identify any loan that	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	promissory note that was signed in favor of Highland by one of its affiliates?  A. Not that I recall, John. Q. Prior to the petition date, did you or Dugaboy make any effort to try to obtain any promissory note that was executed by a Highland affiliate in favor of Highland?  A. I don't believe so. Q. Do you know if Highland ever forgave any obligations under any promissory note that was signed on behalf of any affiliate?  A. I have no idea. Q. Did you or Dugaboy ever ask anybody whether Highland had ever forgiven any loan that was given to an affiliate?  A. Did we — I'm sorry, John, can you repeat the question, please? Q. Yes. Did you or Dugaboy ever ask	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. No, because it was my assumption that that was common practice.  Q. Okay. And what was that assumption based on?  A. Conversations that I either had with Jim or overheard.  Q. Okay. Do you have anything to add about the practice that you haven't already testified to?  Withdrawn.  Does the practice that you're referring to, is that the same practice that you have identified earlier with respect to loans that were made to officers and employees?  A. That's correct, John.  Q. Okay. So did you have any source of information other than your brother that you can identify right now concerning the practice of forgiving loans to affiliates?  A. Not at this time.	

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 116 of 200 PageID 49562

1 N. Dondero 2 A. Not that I recall. 3 Q. Did you or Dugaboy ever ask 4 anybody to identify any loan that it ever 5 made to an affiliate that was forgiven in 6 whole or in part? 7 A. Can you restate that, John? 8 Q. Sure. 9 Did you or Dugaboy ever ask 1 N. Dondero 2 your brother described for you whereby 3 Highland forgave loans to affiliates? 4 A. I do not recall, John, no. 5 Q. Did you ever ask to see any 6 documents that reflected the practice your 7 brother described? 8 A. I never asked. 9 Q. Give me one second.	Page 10
2 your brother described for you whereby 3 Q. Did you or Dugaboy ever ask 4 anybody to identify any loan that it ever 5 made to an affiliate that was forgiven in 6 whole or in part? 7 A. Can you restate that, John? 8 Q. Sure. 2 your brother described for you whereby 3 Highland forgave loans to affiliates? 4 A. I do not recall, John, no. 5 Q. Did you ever ask to see any 6 documents that reflected the practice your 7 brother described? 8 A. I never asked.	
3 Q. Did you or Dugaboy ever ask 4 anybody to identify any loan that it ever 5 made to an affiliate that was forgiven in 6 whole or in part? 7 A. Can you restate that, John? 8 Q. Sure. 3 Highland forgave loans to affiliates? 4 A. I do not recall, John, no. 5 Q. Did you ever ask to see any 6 documents that reflected the practice your 7 brother described? 8 A. I never asked.	
4 anybody to identify any loan that it ever 5 made to an affiliate that was forgiven in 6 whole or in part? 7 A. Can you restate that, John? 8 Q. Sure. 4 A. I do not recall, John, no. 5 Q. Did you ever ask to see any 6 documents that reflected the practice your 7 brother described? 8 A. I never asked.	
5 made to an affiliate that was forgiven in 6 whole or in part? 6 documents that reflected the practice your 7 A. Can you restate that, John? 7 brother described? 8 Q. Sure. 8 A. I never asked.	
6 whole or in part? 6 documents that reflected the practice your 7 A. Can you restate that, John? 7 brother described? 8 Q. Sure. 8 A. I never asked.	
<ul> <li>7 A. Can you restate that, John?</li> <li>8 Q. Sure.</li> <li>7 brother described?</li> <li>8 A. I never asked.</li> </ul>	
8 Q. Sure. 8 A. I never asked.	
9 DIO VOU OF DUOADOV EVELASK 1.9 CJ. GIVE THE ONE SECOND	
10 anybody to identify a loan that was made by  10 Have you ever heard of an entity	
11 Highland to an affiliate that was forgiven 11 called Highland Capital Management Services	
12 in whole or in part?  12 Inc.?	
13 A. Not that I remember. 13 A. Yes.	
14 Q. Can you or Dugaboy identify today 14 Q. Can we refer to that entity as	
15 any affiliate that obtained a loan from 15 HCMS?	
16 Highland that Highland forgave? 16 A. Okay.	
17 A. Not that I know of. 17 Q. Is HCMS an affiliate –	
18 Q. Did you or Dugaboy ever take any 18 withdrawn.	
19 steps to confirm what your brother told you 19 Did you and Dugaboy understand	
20 about the practice of forgiving loans? 20 that HCMS was an affiliate of Highland's	
21 A. Did we take any steps? 21 prior to the petition date?	
22 Q. Did you do anything? 22 A. Yes.	
23 A. Not that I am aware of, no. 23 Q. And how did you come to	
Q. Did you ever see any document 24 understand that HCMS was an affiliate of	
25 that concerned or related to the practice 25 Highland prior to the petition date?	
Page 104 Page 104	Page 10
Page 104  N. Dondero  Page 104  N. Dondero	Page 10
Page 104  N. Dondero  N. Dondero  N. Dondero  MS. DEITSCH-PEREZ: I'm not	Page 10
Page 104  N. Dondero  N. Dondero  N. Dondero  MS. DEITSCH-PEREZ: I'm not  companies.  Coaching the witness.	Page 10
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that  Page 104 1 N. Dondero 2 MS. DEITSCH-PEREZ: I'm not 3 coaching the witness. 4 You want to have the court	Page 10
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies?  Page 104 1 N. Dondero 2 MS. DEITSCH-PEREZ: I'm not 3 coaching the witness. 4 You want to have the court 5 reporter read it back.	Page 10
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned  Page 104 1 N. Dondero 2 MS. DEITSCH-PEREZ: I'm not 3 coaching the witness. 4 You want to have the court 5 reporter read it back. 6 BY MR. MORRIS:	Page 10
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella.  Page 104 1 N. Dondero 2 MS. DEITSCH-PEREZ: I'm not 3 coaching the witness. 4 You want to have the court 5 reporter read it back. 6 BY MR. MORRIS: 7 Q. Can you please answer my	Page 10
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of  Page 104 1 N. Dondero 2 MS. DEITSCH-PEREZ: I'm not 3 coaching the witness. 4 You want to have the court 5 reporter read it back. 6 BY MR. MORRIS: 7 Q. Can you please answer my 8 question, please?	Page 10
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of  Page 104 1 N. Dondero 2 MS. DEITSCH-PEREZ: I'm not 3 coaching the witness. 4 You want to have the court 5 reporter read it back. 6 BY MR. MORRIS: 7 Q. Can you please answer my 8 question, please?	Page 10
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of 9 "Jim's companies," what do you mean by  Page 104  N. Dondero 2 MS. DEITSCH-PEREZ: I'm not 3 coaching the witness. 4 You want to have the court 5 reporter read it back. 6 BY MR. MORRIS: 7 Q. Can you please answer my 8 question, please? 9 A. How did I learn that Jim was a	Page 10
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of 9 "Jim's companies," what do you mean by 10 that? 1 N. Dondero 2 MS. DEITSCH-PEREZ: I'm not 3 coaching the witness. 4 You want to have the court 5 reporter read it back. 6 BY MR. MORRIS: 7 Q. Can you please answer my 8 question, please? 9 A. How did I learn that Jim was a	Page 10
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of 9 "Jim's companies," what do you mean by 10 that? 1 N. Dondero 2 MS. DEITSCH-PEREZ: I'm not 3 coaching the witness. 4 You want to have the court 5 reporter read it back. 6 BY MR. MORRIS: 7 Q. Can you please answer my 8 question, please? 9 A. How did I learn that Jim was a 10 beneficial owner — 11 Q. Sure.	Page 10
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of 9 "Jim's companies," what do you mean by 10 that? 1 N. Dondero 2 MS. DEITSCH-PEREZ: I'm not 3 coaching the witness. 4 You want to have the court 5 reporter read it back. 6 BY MR. MORRIS: 7 Q. Can you please answer my 8 question, please? 9 A. How did I learn that Jim was a 10 beneficial owner — 11 Q. Sure. 12 Q. And how did you learn that your 12 A. — of the company?	Page 10
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of 9 "Jim's companies," what do you mean by 10 that? 1 N. Dondero 2 MS. DEITSCH-PEREZ: I'm not 3 coaching the witness. 4 You want to have the court 5 reporter read it back. 6 BY MR. MORRIS: 7 Q. Can you please answer my 8 question, please? 9 "Jim's companies," what do you mean by 10 beneficial owner — 11 A. The beneficial owner. 11 Q. Sure. 12 Q. And how did you learn that your 13 brother was the beneficial owner of HCMS? 11 I would assume from Jim.	Page 10
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of 9 "Jim's companies," what do you mean by 10 that? 11 N. Dondero 2 MS. DEITSCH-PEREZ: I'm not 3 coaching the witness. 4 You want to have the court 5 reporter read it back. 6 BY MR. MORRIS: 7 Q. Can you please answer my 8 question, please? 9 "Jim's companies," what do you mean by 10 that? 11 A. The beneficial owner. 11 Q. Sure. 12 Q. And how did you learn that your 13 brother was the beneficial owner of HCMS? 14 MS. DEITSCH-PEREZ: Object to the 15 N. Dondero 16 N. Dondero 17 N. Dondero 18 Question, please. 18 question, please? 19 A. How did I learn that Jim was a 19 beneficial owner — 11 Q. Sure. 12 A. — of the company? 13 I would assume from Jim. 14 Q. Okay. Do you have any reason to	Page 10
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of 9 "Jim's companies," what do you mean by 10 that? 11 A. The beneficial owner. 12 Q. And how did you learn that your 13 brother was the beneficial owner of HCMS? 14 MS. DEITSCH-PEREZ: Object to the 15 form. That's not what she said. She	Page 1
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of 9 "Jim's companies," what do you mean by 10 that? 11 Q. Sure. 12 Q. And how did you learn that your 13 brother was the beneficial owner of HCMS? 14 MS. DEITSCH-PEREZ: Object to the 15 form. That's not what she said. She 16 said he is a beneficiary owner —  1 N. Dondero 1 N. DolfTSCH-PEREZ: I'm not 1 Ocaching the withess. 1 Ocaching the	Page 1
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of 9 "Jim's companies," what do you mean by 10 that? 11 A. The beneficial owner. 12 Q. And how did you learn that your 13 brother was the beneficial owner of HCMS? 14 MS. DEITSCH-PEREZ: Object to the 15 form. That's not what she said. She 16 said he is a beneficiary owner — 17 MR. MORRIS: You can object to	Page 1
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of 9 "Jim's companies," what do you mean by 10 that? 11 A. The beneficial owner. 12 Q. And how did you learn that your 13 brother was the beneficial owner of HCMS? 14 MS. DEITSCH-PEREZ: Object to the 15 form. That's not what she said. She 16 said he is a beneficiary owner — 17 MR. MORRIS: You can object to 18 the question. I appreciate it.  Page 104  N. Dondero  N. Dondero  N. DeITSCH-PEREZ: I'm not coaching the witness.  4 You want to have the court reporter read it back.  6 BY MR. MORRIS:  7 Q. Can you please answer my 8 question, please? 9 A. How did I learn that Jim was a 10 beneficial owner — 11 Q. Sure. 12 A. – of the company? 13 I would assume from Jim. 14 Q. Okay. Do you have any reason to 15 believe your source of information was 16 anybody other than Jim? 17 A. I don't know, John. 18 Q. Okay. Do you know the nature of	Page 1
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of 9 "Jim's companies," what do you mean by 10 that? 1 A. The beneficial owner. 12 Q. And how did you learn that your 13 brother was the beneficial owner of HCMS? 14 MS. DEITSCH-PEREZ: Object to the 15 form. That's not what she said. She 16 said he is a beneficiary owner — 17 MR. MORRIS: You can object to 18 Page 104 1 N. Dondero 18 N. DeITSCH-PEREZ: I'm not 19 Coaching the witness. 19 MR. MORRIS: 10 Learnet to have the court 11 reporter read it back. 10 BY MR. MORRIS: 11 Q. Can you please answer my 12 Q. Can you please answer my 13 question, please? 14 Q. Can you please answer my 15 Learnet that Jim was a 16 beneficial owner. 17 A. I don't the company? 18 Learnet that Jim was a 19 Learnet that Jim was a 10 Learnet that Jim was a 11 Q. Okay. Do you have any reason to 12 Delieve your source of information was 13 Learnet that Jim was a 14 Q. Okay. Do you have any reason to 15 Delieve your source of information was 16 anybody other than Jim? 17 A. I don't know, John. 18 Q. Okay. Do you know the nature of 19 BY MR. MORRIS: 19 HCMS's business?	Page 1
1 N. Dondero 2 A. Because it's another one of Jim's 3 companies. 4 Q. And how did you learn that that 5 was another one of Jim's companies? 6 A. I don't remember how I learned 7 it. It's under the Highland umbrella. 8 Q. And when you say that it's one of 9 "Jim's companies," what do you mean by 10 that? 11 Q. Sure. 12 Q. And how did you learn that your 13 brother was the beneficial owner of HCMS? 14 MS. DEITSCH-PEREZ: I'm not 2 MS. DEITSCH-PEREZ: I'm not 3 coaching the witness. 4 You want to have the court 5 reporter read it back. 6 BY MR. MORRIS: 7 Q. Can you please answer my 8 question, please? 9 "Jim's companies," what do you mean by 10 that? 11 Q. Sure. 12 A. – of the company? 13 brother was the beneficial owner of HCMS? 14 MS. DEITSCH-PEREZ: Object to the 15 form. That's not what she said. She 16 said he is a beneficiary owner — 17 MR. MORRIS: You can object to 18 the question. I appreciate it. 19 BY MR. MORRIS: 20 Q. And you can answer it.	Page 1
N. Dondero A. Because it's another one of Jim's companies. A. A government of Jim's companies. A. A government of Jim's companies. A. A government of Jim's companies? A. A government of Jim's companies? BYMR. MORRIS:  The beneficial owner. A. The beneficial owner. A. The beneficial owner of HCMS? By MS. DEITSCH-PEREZ: Deject to the form. That's not what she said. She said he is a beneficiary owner —  MR. MORRIS: A. I don't remember how I learned BYMR. MORRIS: A. The beneficial owner. By Jim's companies," what do you mean by By Jim's companies, a guestion, please? By Jim's companies, a guestion, please answer my By Jim's companies, By MR. Morris count it back. By MR. Morris not what she said. She By Jim's companies, By Jim's companies, By Jim's companies, By Jim's companies, By MR. Morris count it back. By MR. Morris another that that By Jim's companies. By MR. Morris count it back. By MR. Morris another that that to have the court reporter read it back. By MR. Morris count it back. By MR. Morris count it back. By MR. Morris another that that that a coaching the witness. By MR. Morris another that that to have the court reporter read it back. By MR. Morris count it back. By MR. Morris another to have the court reporter read it back. By MR. Morris another to have the court reporter read it back. By MR. Morris count it back. By MR. Morris another to have the court reporter read it back. By MR. Morris count it back. By MR. Morris another to have the court reporter read it back. By MR.	Page 1
N. Dondero  1 N. Dondero  2 A. Because it's another one of Jim's  3 coaching the witness.  4 Q. And how did you learn that that  5 was another one of Jim's companies?  6 A. I don't remember how I learned  7 it. It's under the Highland umbrella.  8 Q. And when you say that it's one of  9 "Jim's companies," what do you mean by  10 that?  11 A. The beneficial owner.  12 Q. And how did you learn that your  13 brother was the beneficial owner of HCMS?  14 MS. DEITSCH-PEREZ: Object to the  15 form. That's not what she said. She  16 said he is a beneficiary owner —  17 MR. MORRIS: You can object to  18 the question. I appreciate it.  19 BY MR. MORRIS:  20 Q. And you can answer it.  21 M. Dondero  22 MS. DEITSCH-PEREZ: I'm not  3 coaching the witness.  4 You want to have the court  5 reporter read it back.  6 BY MR. MORRIS:  7 Q. Can you please answer my  8 question, please?  9 A. How did I learn that Jim was a  10 beneficial owner —  11 Q. Sure.  12 A. — of the company?  13 I would assume from Jim.  14 Q. Okay. Do you have any reason to  15 believe your source of information was  16 anybody other than Jim?  17 A. I don't know, John.  18 Q. Okay. Do you know the nature of  19 BY MR. MORRIS:  20 Q. And you can answer it.  21 Q. Did you or Dugaboy ever ask  22 anybody what the nature of HCMS's business	Page 1
N. Dondero A. Because it's another one of Jim's companies. Q. And how did you leam that that You want to have the court reporter read it back. A. Idon't remember how I leamed BYMR. MORRIS: The beneficial owner. Q. And which you leam that your A. The beneficial owner. Q. And how did you leam that your Shorter was the beneficial owner of HCMS? MS. DEITSCH-PEREZ: I'm not Coaching the witness.  MR. MORRIS: You want to have the court reporter read it back. BYMR. MORRIS: The polar of BYMR. MORRIS:  A. I don't remember how I leamed BYMR. MORRIS: The beneficial owner my Q. And when you say that it's one of Wilm's companies," what do you mean by A. How did I leam that Jim was a Deneficial owner —  MS. DEITSCH-PEREZ: I'm not Coaching the witness.  A You want to have the court For porter read it back. BYMR. MORRIS:  Q. Can you please answer my Question, please?  A. How did I leam that Jim was a Deneficial owner —  MS. DEITSCH-PEREZ: I'm not Coaching the witness.  A You want to have the court  For porter read it back. BYMR. MORRIS:  Q. And when you say that it's one of Q. Can you please answer my Question, please?  A. How did I leam that Jim was a Deneficial owner —  MS. DEITSCH-PEREZ: Dijector  A. How did I leam that Jim was a Deneficial owner —  MS. DEITSCH-PEREZ: Dijector  A. How did I leam that Jim was a Deneficial owner —  MS. DelitsCH-PEREZ: Dijector  A of the company?  I would assume from Jim.  A of the company?  I would assume from Jim.  A of the company?  I would assume from Jim.  A of the company?  I would assume from Jim.  A of the company?  I would assume from Jim.  A of the company?  I would assume from Jim.  A of the company?  I would assume from Jim.  A of the company?  I would assume from Jim.  A of the company?  I would assume from Jim.  A of the company?  I would assume from Jim.  I would assume from Jim.  A of the company?  I would assume from Jim.  I would assume from Jim.  I would assume from Jim.  A of the company?  I would assume from Jim.  I would assume from Jim.	Page 1
N. Dondero  1 N. Dondero  2 A. Because it's another one of Jim's  3 coaching the witness.  4 Q. And how did you learn that that  5 was another one of Jim's companies?  6 A. I don't remember how I learned  7 it. It's under the Highland umbrella.  8 Q. And when you say that it's one of  9 "Jim's companies," what do you mean by  10 that?  11 A. The beneficial owner.  12 Q. And how did you learn that your  13 brother was the beneficial owner of HCMS?  14 MS. DEITSCH-PEREZ: Object to the  15 form. That's not what she said. She  16 said he is a beneficiary owner —  17 MR. MORRIS: You can object to  18 the question. I appreciate it.  19 BY MR. MORRIS:  20 Q. And you can answer it.  21 M. Dondero  22 MS. DEITSCH-PEREZ: I'm not  3 coaching the witness.  4 You want to have the court  5 reporter read it back.  6 BY MR. MORRIS:  7 Q. Can you please answer my  8 question, please?  9 A. How did I learn that Jim was a  10 beneficial owner —  11 Q. Sure.  12 A. — of the company?  13 I would assume from Jim.  14 Q. Okay. Do you have any reason to  15 believe your source of information was  16 anybody other than Jim?  17 A. I don't know, John.  18 Q. Okay. Do you know the nature of  19 BY MR. MORRIS:  20 Q. And you can answer it.  21 Q. Did you or Dugaboy ever ask  22 anybody what the nature of HCMS's business	Page 1

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 117 of 200 PageID 49563

		<del>c</del> u		
1	Page 106 N. Dondero	1	N. Dondero	Page 107
2	effort to determine what HCMS's business	2	promissory notes?	
3	was?	3	A. I don't know. No, I don't	
4	A. Not that I recall.	4	believe so.	
5	Q. Did you or Dugaboy ever know –	5	Q. I appreciate your patience. I	
6	withdrawn.	6	do.	
7	Did you or Dugaboy ever have any	7	A. That's okay.	
8	information concerning HCMS's financial	8	Q. Did you or Dugaboy ever make any	
9	condition?	9	effort to try to learn whether any	
10	A. No, not that I'm aware of.	10	agreements existed between Highland and	
11	Q. Did you or Dugaboy ever ask	11	HCMS other than promissory notes?	
12	anybody for information concerning HCMS's	12	A. I don't believe so.	
13	financial condition?	13	Q. Did you or Dugaboy know prior to	
14	A. No.	14	the petition date whether Highland ever	
15	Q. Did you or Dugaboy ever make any	15	provided any services to HCMS?	
16	independent effort to try to determine what	16	A. I don't know.	
17	HCMS's financial condition was?	17	Q. Did you or Dugaboy ever ask	
18	A. Not that I recall.	18	anybody prior to the petition date whether	
19	Q. Do you or Dugaboy know whether	19	Highland ever provided any services to	
20	any agreements exist between HCMS and	20	HCMS?	
21	Highland other than any promissory notes?	21	A. I don't believe it was asked.	
22	A. I don't know.	22	Q. Did you or Dugaboy ever made any	
23	Q. Did you or Dugaboy ever ask	23	effort prior to the petition date to learn	
24	anybody whether any agreements existed	24	whether Highland provided any services to	
25	between Highland and HCMS other than	25	HCMS?	
	Dago 109			Dogo 100
1	Page 108			Page 109
	N. Dondero	1	N. Dondero	
2	N. Dondero  A. Not that I am aware of, John.	1 2	N. Dondero Highland?	
2	A. Not that I am aware of, John.	2	Highland?	
2	<ul><li>A. Not that I am aware of, John.</li><li>Q. Do you know if HCMS – withdrawn.</li><li>Did you or Dug – withdrawn.</li></ul>	2	Highland? A. I don't believe so, John.	
2 3 4	<ul><li>A. Not that I am aware of, John.</li><li>Q. Do you know if HCMS – withdrawn.</li></ul>	2 3 4	Highland?  A. I don't believe so, John.  Q. Did you or Dugaboy make any	
2 3 4 5	<ul> <li>A. Not that I am aware of, John.</li> <li>Q. Do you know if HCMS – withdrawn.</li> <li>Did you or Dug – withdrawn.</li> <li>Did you or Dugaboy know prior to</li> </ul>	2 3 4 5	Highland?  A. I don't believe so, John.  Q. Did you or Dugaboy make any effort prior to the petition date to	
2 3 4 5 6	<ul> <li>A. Not that I am aware of, John.</li> <li>Q. Do you know if HCMS – withdrawn.</li> <li>Did you or Dug – withdrawn.</li> <li>Did you or Dugaboy know prior to</li> <li>the petition date whether HCMS ever</li> </ul>	2 3 4 5 6	Highland?  A. I don't believe so, John.  Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any	
2 3 4 5 6 7	A. Not that I am aware of, John. Q. Do you know if HCMS – withdrawn. Did you or Dug – withdrawn. Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland?	2 3 4 5 6 7	Highland?  A. I don't believe so, John.  Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?	
2 3 4 5 6 7 8	<ul> <li>A. Not that I am aware of, John.</li> <li>Q. Do you know if HCMS – withdrawn.</li> <li>Did you or Dug – withdrawn.</li> <li>Did you or Dugaboy know prior to</li> <li>the petition date whether HCMS ever</li> <li>rendered any services to Highland?</li> <li>A. I wouldn't –</li> </ul>	2 3 4 5 6 7 8	Highland?  A. I don't believe so, John.  Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so.	
2 3 4 5 6 7 8 9	<ul> <li>A. Not that I am aware of, John.</li> <li>Q. Do you know if HCMS – withdrawn.</li> <li>Did you or Dug – withdrawn.</li> <li>Did you or Dugaboy know prior to</li> <li>the petition date whether HCMS ever</li> <li>rendered any services to Highland?</li> <li>A. I wouldn't –</li> <li>MS. DEITSCH-PEREZ: Object to the</li> </ul>	2 3 4 5 6 7 8 9	Highland?  A. I don't believe so, John.  Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so.  Q. Do you know if Highland ever	
2 3 4 5 6 7 8 9	<ul> <li>A. Not that I am aware of, John.</li> <li>Q. Do you know if HCMS – withdrawn.</li> <li>Did you or Dug – withdrawn.</li> <li>Did you or Dugaboy know prior to</li> <li>the petition date whether HCMS ever</li> <li>rendered any services to Highland?</li> <li>A. I wouldn't –</li> <li>MS. DEITSCH-PEREZ: Object to the form.</li> </ul>	2 3 4 5 6 7 8 9 10	Highland?  A. I don't believe so, John.  Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so.  Q. Do you know if Highland ever loaned any money to HCMS?	
2 3 4 5 6 7 8 9 10 11	<ul> <li>A. Not that I am aware of, John.</li> <li>Q. Do you know if HCMS – withdrawn.</li> <li>Did you or Dug – withdrawn.</li> <li>Did you or Dugaboy know prior to</li> <li>the petition date whether HCMS ever</li> <li>rendered any services to Highland?</li> <li>A. I wouldn't –</li> <li>MS. DEITSCH-PEREZ: Object to the form.</li> <li>A. I wouldn't know.</li> <li>MR. MORRIS: Can I have the</li> </ul>	2 3 4 5 6 7 8 9 10	Highland?  A. I don't believe so, John.  Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so.  Q. Do you know if Highland ever loaned any money to HCMS?  MS. DEITSCH-PEREZ: Asked and	
2 3 4 5 6 7 8 9 10 11 12	<ul> <li>A. Not that I am aware of, John.</li> <li>Q. Do you know if HCMS – withdrawn. Did you or Dug – withdrawn. Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland? <ul> <li>A. I wouldn't –</li> <li>MS. DEITSCH-PEREZ: Object to the form.</li> <li>A. I wouldn't know.</li> </ul> </li> </ul>	2 3 4 5 6 7 8 9 10 11 12	Highland?  A. I don't believe so, John.  Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so.  Q. Do you know if Highland ever loaned any money to HCMS?  MS. DEITSCH-PEREZ: Asked and answered.  MR. MORRIS: You can answer.	
2 3 4 5 6 7 8 9 10 11 12 13	<ul> <li>A. Not that I am aware of, John.</li> <li>Q. Do you know if HCMS – withdrawn. Did you or Dug – withdrawn. Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland?</li> <li>A. I wouldn't – MS. DEITSCH-PEREZ: Object to the form.</li> <li>A. I wouldn't know. MR. MORRIS: Can I have the question read back? THE REPORTER: Sure.</li> </ul>	2 3 4 5 6 7 8 9 10 11 12 13	Highland?  A. I don't believe so, John. Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so. Q. Do you know if Highland ever loaned any money to HCMS?  MS. DEITSCH-PEREZ: Asked and answered.  MR. MORRIS: You can answer.  A. Oh, answer it again?	
2 3 4 5 6 7 8 9 10 11 12 13 14	A. Not that I am aware of, John. Q. Do you know if HCMS – withdrawn. Did you or Dug – withdrawn. Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland? A. I wouldn't – MS. DEITSCH-PEREZ: Object to the form. A. I wouldn't know. MR. MORRIS: Can I have the question read back?	2 3 4 5 6 7 8 9 10 11 12 13 14	Highland?  A. I don't believe so, John. Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so. Q. Do you know if Highland ever loaned any money to HCMS?  MS. DEITSCH-PEREZ: Asked and answered.  MR. MORRIS: You can answer.  A. Oh, answer it again? Q. If I asked it, I apologize, but	
2 3 4 5 6 7 8 9 10 11 12 13 14 15	<ul> <li>A. Not that I am aware of, John.</li> <li>Q. Do you know if HCMS – withdrawn.     Did you or Dug – withdrawn.     Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland?     A. I wouldn't –      MS. DEITSCH-PEREZ: Object to the form.     A. I wouldn't know.     MR. MORRIS: Can I have the question read back?     THE REPORTER: Sure.     (Question was read back as follows:</li> </ul>	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Highland?  A. I don't believe so, John.  Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so.  Q. Do you know if Highland ever loaned any money to HCMS?  MS. DEITSCH-PEREZ: Asked and answered.  MR. MORRIS: You can answer.  A. Oh, answer it again?  Q. If I asked it, I apologize, but go ahead, yeah.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	<ul> <li>A. Not that I am aware of, John.</li> <li>Q. Do you know if HCMS – withdrawn.     Did you or Dug – withdrawn.     Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland?     A. I wouldn't –         MS. DEITSCH-PEREZ: Object to the form.     A. I wouldn't know.         MR. MORRIS: Can I have the question read back?         THE REPORTER: Sure.         (Question was read back as follows:         "QUESTION: Did you or Dugaboy</li> </ul>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Highland?  A. I don't believe so, John. Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so. Q. Do you know if Highland ever loaned any money to HCMS?  MS. DEITSCH-PEREZ: Asked and answered.  MR. MORRIS: You can answer.  A. Oh, answer it again? Q. If I asked it, I apologize, but go ahead, yeah.  MS. DEITSCH-PEREZ: I thought you	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	<ul> <li>A. Not that I am aware of, John.</li> <li>Q. Do you know if HCMS – withdrawn. Did you or Dug – withdrawn. Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland? <ul> <li>A. I wouldn't –</li> <li>MS. DEITSCH-PEREZ: Object to the form.</li> </ul> </li> <li>A. I wouldn't know. MR. MORRIS: Can I have the question read back?  THE REPORTER: Sure. (Question was read back as follows: "QUESTION: Did you or Dugaboy know prior to the petition date whether</li> </ul>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Highland?  A. I don't believe so, John. Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so. Q. Do you know if Highland ever loaned any money to HCMS?  MS. DEITSCH-PEREZ: Asked and answered.  MR. MORRIS: You can answer.  A. Oh, answer it again? Q. If I asked it, I apologize, but go ahead, yeah.  MS. DEITSCH-PEREZ: I thought you asked about promissory notes. If I'm	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Not that I am aware of, John. Q. Do you know if HCMS – withdrawn. Did you or Dug – withdrawn. Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland? A. I wouldn't – MS. DEITSCH-PEREZ: Object to the form. A. I wouldn't know. MR. MORRIS: Can I have the question read back? THE REPORTER: Sure. (Question was read back as follows: "QUESTION: Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Highland?  A. I don't believe so, John. Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so. Q. Do you know if Highland ever loaned any money to HCMS?  MS. DEITSCH-PEREZ: Asked and answered.  MR. MORRIS: You can answer.  A. Oh, answer it again? Q. If I asked it, I apologize, but go ahead, yeah.  MS. DEITSCH-PEREZ: I thought you asked about promissory notes. If I'm wrong, I apologize.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Not that I am aware of, John. Q. Do you know if HCMS – withdrawn. Did you or Dug – withdrawn. Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland? A. I wouldn't – MS. DEITSCH-PEREZ: Object to the form. A. I wouldn't know. MR. MORRIS: Can I have the question read back? THE REPORTER: Sure. (Question was read back as follows: "QUESTION: Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland?"	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Highland?  A. I don't believe so, John. Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so. Q. Do you know if Highland ever loaned any money to HCMS?  MS. DEITSCH-PEREZ: Asked and answered.  MR. MORRIS: You can answer.  A. Oh, answer it again? Q. If I asked it, I apologize, but go ahead, yeah.  MS. DEITSCH-PEREZ: I thought you asked about promissory notes. If I'm wrong, I apologize.  MR. MORRIS: That's okay.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<ul> <li>A. Not that I am aware of, John.</li> <li>Q. Do you know if HCMS – withdrawn.     Did you or Dug – withdrawn.     Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland?     A. I wouldn't –         MS. DEITSCH-PEREZ: Object to the form.     A. I wouldn't know.         MR. MORRIS: Can I have the     question read back?         THE REPORTER: Sure.         (Question was read back as follows:         "QUESTION: Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland?"         "ANSWER: I wouldn't know.")</li> </ul>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Highland?  A. I don't believe so, John. Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so. Q. Do you know if Highland ever loaned any money to HCMS?  MS. DEITSCH-PEREZ: Asked and answered.  MR. MORRIS: You can answer.  A. Oh, answer it again? Q. If I asked it, I apologize, but go ahead, yeah.  MS. DEITSCH-PEREZ: I thought you asked about promissory notes. If I'm wrong, I apologize.  MR. MORRIS: That's okay. A. Yeah, I'm sorry. Okay. So not	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Not that I am aware of, John. Q. Do you know if HCMS – withdrawn. Did you or Dug – withdrawn. Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland? A. I wouldn't – MS. DEITSCH-PEREZ: Object to the form. A. I wouldn't know. MR. MORRIS: Can I have the question read back? THE REPORTER: Sure. (Question was read back as follows: "QUESTION: Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland?" "ANSWER: I wouldn't know.") BY MR. MORRIS:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Highland?  A. I don't believe so, John.  Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so.  Q. Do you know if Highland ever loaned any money to HCMS?  MS. DEITSCH-PEREZ: Asked and answered.  MR. MORRIS: You can answer.  A. Oh, answer it again?  Q. If I asked it, I apologize, but go ahead, yeah.  MS. DEITSCH-PEREZ: I thought you asked about promissory notes. If I'm wrong, I apologize.  MR. MORRIS: That's okay.  A. Yeah, I'm sorry. Okay. So not including any notes?	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Not that I am aware of, John. Q. Do you know if HCMS – withdrawn. Did you or Dug – withdrawn. Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland? A. I wouldn't – MS. DEITSCH-PEREZ: Object to the form. A. I wouldn't know. MR. MORRIS: Can I have the question read back? THE REPORTER: Sure. (Question was read back as follows: "QUESTION: Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland?" "ANSWER: I wouldn't know.") BY MR. MORRIS: Q. Did you or Dugaboy ever ask	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Highland?  A. I don't believe so, John. Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so. Q. Do you know if Highland ever loaned any money to HCMS?  MS. DEITSCH-PEREZ: Asked and answered.  MR. MORRIS: You can answer.  A. Oh, answer it again? Q. If I asked it, I apologize, but go ahead, yeah.  MS. DEITSCH-PEREZ: I thought you asked about promissory notes. If I'm wrong, I apologize.  MR. MORRIS: That's okay.  A. Yeah, I'm sorry. Okay. So not including any notes? Q. Yeah, let me ask a different	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Not that I am aware of, John. Q. Do you know if HCMS – withdrawn. Did you or Dug – withdrawn. Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland? A. I wouldn't – MS. DEITSCH-PEREZ: Object to the form. A. I wouldn't know. MR. MORRIS: Can I have the question read back? THE REPORTER: Sure. (Question was read back as follows: "QUESTION: Did you or Dugaboy know prior to the petition date whether HCMS ever rendered any services to Highland?" "ANSWER: I wouldn't know.") BY MR. MORRIS:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Highland?  A. I don't believe so, John. Q. Did you or Dugaboy make any effort prior to the petition date to determine whether HCMS ever rendered any services to Highland?  A. I don't think so. Q. Do you know if Highland ever loaned any money to HCMS?  MS. DEITSCH-PEREZ: Asked and answered.  MR. MORRIS: You can answer.  A. Oh, answer it again? Q. If I asked it, I apologize, but go ahead, yeah.  MS. DEITSCH-PEREZ: I thought you asked about promissory notes. If I'm wrong, I apologize.  MR. MORRIS: That's okay.  A. Yeah, I'm sorry. Okay. So not including any notes?	

(	Lase 3:21-cv-00881-X   Document 178-42   File	eu	offoliate bage from 500 bagein	49504
1	Page 110 N. Dondero	1	N. Dondero	Page 111
2	A. Okay.	2	are the subject of the lawsuit against	
3	Q. I'm asking whether prior to the	3	HCMS?	
4	petition date, you or Dugaboy were aware of	4	A. Correct.	
5	any loans that Highland made to HCMS?	5	Q. Okay. Are you aware of any loans	
6	A. Okay. I'm aware of the ones that	6	that Highland ever made to HCMS that are	
7	are in question.	7	not subject to the lawsuit?	
8	Are you speaking of others?	8	A. I'm not – I'm not aware, John.	
9	Q. I am asking broadly at this time.	9	Q. Did you ever ask – withdrawn.	
10	Are you generally aware that	10	Did you or Dugaboy ask at any	
11	Highland loaned –	11	time whether Highland had ever made any	
12	A. Yes.	12	loans to HCMS that weren't reflected in the	
13	Q. — money to HCMS prior to the	13	promissory notes that are the subject of	
14	petition date?	14	the lawsuits?	
15	A. Yes, I am generally aware.	15	A. I don't believe we ever asked.	
16	Q. Okay. Did you and Dugaboy know	16	Q. Do you know who authorized	
17	how many loans Highland made to HCMS prior	17	Highland to make the loans to HCMS that	
18	to the petition date?	18	you're aware of?	
19	A. Yes, I believe.	19	A. Okay. I'm sorry, once again,	
20	Q. And how many loans did Highland	20	John, the question?	
21	make to HCMS prior to the petition date, to	21	Q. Did you or Dugaboy know prior to	
22	the best of your knowledge?	22	the petition date who authorized Highland	
23	A. At least five.	23	to make the loans to HCMS that are the	
24	Q. And are those the loans that are	24	subject of the promissory notes that you	
25	reflected in the five promissory notes that	25	referred to?	
			Tolerica to:	
1	N. Dondero	1	N. Dondero	Page 113
2	A. Who authorized?	2	Q. Okay. Did you or Dugaboy ever	
3	Q. Yes.	3	ask anybody prior to the petition date	
4	A. I don't know.	4	whether HCMS had intended to repay the	
5	Q. Do you recall if you or Dugaboy	5	loans at the time and times that it	
6	asked anybody at any time prior to the	6	obtained them from Highland?	
7	petition date who authorized Highland to	7	A. Okay, John, can you ask that	
-	make the loans to HCMS?	8	again?	
9	A. I don't believe that was asked.	9	Q. Sure.	
10	Q. Okay. Do you have any	10	Did you or Dugaboy ever ask	
11	information as to whether HCMS intended to	11	anybody whether HCMS intended to repay the	
12	pay back each of the loans that are the	12	loans at the time HCMS obtained them from	
13	subject of the promissory notes at the time	13	Highland?	
14	the loans were given to them by Highland?	14	A. I don't believe we asked their	
15	MS. DEITSCH-PEREZ: Objection.	15	intent.	
16	No foundation.	16	Q. Okay.	
17	A. John, can you just say the	17	MS. DEITSCH-PEREZ: Whenever –	
		18		
18 10	question again, please?  Q. Sure.	19	we've been going about another hour.	
19			So whenever is good for you, John.	
20	Did you or Dugaboy have any	20	MR. MORRIS: Okay. I'm going to	
21	information prior to the petition date as	21	finish up this section here.	
22	to whether HCMS intended to repay the loans	22	BY MR. MORRIS:	
23	that are the subject of the promissory	23	Q. Do you or Dugaboy have any	
24	notes that you identified?	24	knowledge as to why Highland made the loans	
25	A. No.	25	to HCMS?	

	ase 3:21-cv-00881-X Document 178-4	+2	<del>z</del> u '		
1	N. Dondero	Page 114	1	N. Dondero	Page 115
2	A. Only assumptions.		2	Q. Did you or Dugaboy ever make any	
3	Q. Okay. I don't want assumptions.		3	effort to determine what HCMS did with the	
	want information.		4	proceeds of the loans that it obtained from	
5	A. Then I don't – then I don't		5	Highland?	
I	now.		6	A. No.	
7	Q. Okay. Do you or Dugaboy ever ask		7	Q. You're aware that HCMS issued	
	anybody why Highland made the loans to HCMS		8	promissory notes in favor of Highland in	
	nat are the subject of the promissory		9	exchange for the loans, correct?	
1	notes you referred to?		10	A. Correct.	
11	A. No.		11	Q. Prior to the petition date, did	
12	Q. Did you or Dugaboy ever make any		12	you ever see any promissory note that was	
1	effort to try to determine why Highland		13	issued by HCMS in favor of Highland?	
	made the loans to HCMS?		14	A. Prior to October of '19?	
15	A. No, not that I remember.		15	Q. Correct.	
16	Q. Did you or Dugaboy know prior to		16	A. I don't recall.	
1	the petition date what HCMS did with the		17	Q. Do you recall whether you or	
	proceeds of the loans that it obtained from		18	Dugaboy asked at any time prior to the	
Ι.	Highland?		19	petition date to see promissory notes that	
20	A. I don't know, John.		20	were executed on behalf of HCMS in favor of	
21	Q. Did you or Dugaboy ever ask		21	Highland?	
22 8	anybody at any time prior to the petition		22	A. I don't know.	
1	date what HCMS did with the proceeds of the		23	Q. Do you recall whether you or	
1	oans that it obtained from Highland?		24	Dugaboy made any effort at any time prior	
25	A. No.		25	to the petition date to obtain copies of	
	F	Page 116			Page 117
1	N. Dondero	Page 116	1	N. Dondero	Page 117
		Page 116	1 2	N. Dondero There's 30-year. There's demand.	Page 117
2 p	N. Dondero	Page 116			Page 117
2 p	N. Dondero promissory notes that were issued by HCMS a favor of Highland?  A. I don't believe so.	Page 116	2	There's 30-year. There's demand. Q. You tell me. You described five promissory	Page 117
2 p 3 ir 4 5	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were	Page 116	2	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS	Page 117
2 p 3 ir 4 5 6 y	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the	Page 116	2 3 4	There's 30-year. There's demand. Q. You tell me. You described five promissory	Page 117
2 p 3 ir 4 5 6 y 7 p	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor	Page 116	2 3 4 5 6 7	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct.	Page 117
2 p 3 ir 4 5 6 y 7 p 8 c	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland?	Page 116	2 3 4 5 6	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you	Page 117
2 p 3 ir 4 5 6 y 7 p 8 c 9	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the	Page 116	2 3 4 5 6 7 8 9	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes	Page 117
2 p 3 ir 4 5 6 y 7 p 8 c 9	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form.	Page 116	2 3 4 5 6 7 8 9	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct?	Page 117
2 p 3 ir 4 5 6 y 7 p 8 0 9	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just	Page 116	2 3 4 5 6 7 8 9 10	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little	Page 117
2 p 3 ir 4 5 6 y 7 p 8 c 9 10 11 12 t	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just the terms of the loan, John?	Page 116	2 3 4 5 6 7 8 9 10 11 12	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little vague on the date; but, yes, I don't	Page 117
2 p 3 ir 4 5 6 y 7 p 8 0 9 10 11 12 t	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just the terms of the loan, John? Q. Yes.	Page 116	2 3 4 5 6 7 8 9 10 11 12 13	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little vague on the date; but, yes, I don't believe I saw them prior to — so right,	Page 117
2 p 3 ir 4 5 6 y 7 p 8 0 9 10 11 12 t 13 14	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just the terms of the loan, John? Q. Yes. Did you and Dugaboy know the	Page 116	2 3 4 5 6 7 8 9 10 11 12 13 14	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little vague on the date; but, yes, I don't believe I saw them prior to — so right, prior to the petition date, correct.	Page 117
2 p 3 ir 4 5 6 y 7 p 8 0 9 10 11 12 t 13 14 15 t	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just the terms of the loan, John? Q. Yes. Did you and Dugaboy know the terms of the loans that were reflected in	Page 116	2 3 4 5 6 7 8 9 10 11 12 13 14 15	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little vague on the date; but, yes, I don't believe I saw them prior to — so right, prior to the petition date, correct. Um-hmm.	Page 117
2 p 3 ir 4 5 6 y 7 p 8 0 9 10 11 12 t 13 14 15 t 16 t	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just the terms of the loan, John? Q. Yes. Did you and Dugaboy know the terms of the loans that were reflected in the promissory notes?	Page 116	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little vague on the date; but, yes, I don't believe I saw them prior to — so right, prior to the petition date, correct. Um-hmm. Q. But did you or Dugaboy —	Page 117
2 p 3 ir 4 5 6 y 7 p 8 0 9 10 11 12 t 13 14 15 t 16 t	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just the terms of the loan, John? Q. Yes. Did you and Dugaboy know the terms of the loans that were reflected in the promissory notes? A. I believe so, yes.	Page 116	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	There's 30-year. There's demand.  Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little vague on the date; but, yes, I don't believe I saw them prior to — so right, prior to the petition date, correct. Um-hmm. Q. But did you or Dugaboy — withdrawn.	Page 117
2 p 3 ir 4 5 6 y 7 p 8 0 9 10 11 12 t 13 14 15 t 16 t 17 18	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just the terms of the loan, John? Q. Yes. Did you and Dugaboy know the terms of the loans that were reflected in the promissory notes? A. I believe so, yes. Q. Okay. And who gave you the	Page 116	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little vague on the date; but, yes, I don't believe I saw them prior to — so right, prior to the petition date, correct. Um-hmm. Q. But did you or Dugaboy — withdrawn. Did you and Dugaboy have an	Page 117
2 p 3 ir 4 5 6 y 7 p 8 0 9 10 11 12 t 13 14 15 t 16 t 17 18 19 i	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just the terms of the loan, John? Q. Yes. Did you and Dugaboy know the terms of the loans that were reflected in the promissory notes? A. I believe so, yes. Q. Okay. And who gave you the information regarding the terms of the	Page 116	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little vague on the date; but, yes, I don't believe I saw them prior to — so right, prior to the petition date, correct. Um-hmm. Q. But did you or Dugaboy — withdrawn. Did you and Dugaboy have an understanding of the terms of the notes	Page 117
2 p 3 ir 4 5 6 y 7 p 8 0 9 10 11 12 t 13 14 15 t 16 t 17 18 19 i 20 l	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just the terms of the loan, John? Q. Yes. Did you and Dugaboy know the terms of the loans that were reflected in the promissory notes? A. I believe so, yes. Q. Okay. And who gave you the information regarding the terms of the oans that HCMS obtained from Highland?	Page 116	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little vague on the date; but, yes, I don't believe I saw them prior to — so right, prior to the petition date, correct. Um-hmm. Q. But did you or Dugaboy — withdrawn. Did you and Dugaboy have an understanding of the terms of the notes prior to the petition date?	Page 117
2 p 3 ir 4 5 6 y 7 p 8 0 9 10 11 12 t 13 14 15 t 16 t 17 18 19 i 20 l	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just the terms of the loan, John? Q. Yes. Did you and Dugaboy know the terms of the loans that were reflected in the promissory notes? A. I believe so, yes. Q. Okay. And who gave you the promation regarding the terms of the loans that HCMS obtained from Highland? A. Jim.	Page 116	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little vague on the date; but, yes, I don't believe I saw them prior to – so right, prior to the petition date, correct. Um-hmm. Q. But did you or Dugaboy – withdrawn. Did you and Dugaboy have an understanding of the terms of the notes prior to the petition date? A. Yes. From what I understand, my	Page 117
2 p 3 ir 4 5 6 y 7 p 8 0 9 10 11 12 t 13 14 15 t 16 t 17 18 19 i 20 l 21 22	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just the terms of the loan, John? Q. Yes. Did you and Dugaboy know the terms of the loans that were reflected in the promissory notes? A. I believe so, yes. Q. Okay. And who gave you the ons that HCMS obtained from Highland? A. Jim. Q. Do you remember anything about	Page 116	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little vague on the date; but, yes, I don't believe I saw them prior to – so right, prior to the petition date, correct. Um-hmm. Q. But did you or Dugaboy – withdrawn. Did you and Dugaboy have an understanding of the terms of the notes prior to the petition date? A. Yes. From what I understand, my recollection is several of them were	Page 117
2 p 3 ir 4 5 6 y 7 p 8 0 9 10 11 12 t 13 14 15 t 16 t 17 18 19 i 20 I 21 22 23 t	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just the terms of the loan, John? Q. Yes. Did you and Dugaboy know the terms of the loans that were reflected in the promissory notes? A. I believe so, yes. Q. Okay. And who gave you the information regarding the terms of the oans that HCMS obtained from Highland? A. Jim. Q. Do you remember anything about the terms of the loans that HCMS obtained	Page 116	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little vague on the date; but, yes, I don't believe I saw them prior to — so right, prior to the petition date, correct. Um-hmm. Q. But did you or Dugaboy — withdrawn. Did you and Dugaboy have an understanding of the terms of the notes prior to the petition date? A. Yes. From what I understand, my recollection is several of them were demand, and one was 30-year.	Page 117
2 p 3 ir 4 5 6 y 7 p 8 0 9 10 11 12 t 13 14 15 t 16 t 17 18 19 i 20 I 21 22 23 t	N. Dondero promissory notes that were issued by HCMS in favor of Highland? A. I don't believe so. Q. Prior to the petition date, were you and Dugaboy aware of the terms of the promissory notes that HCMS issued in favor of Highland? MS. DEITSCH-PEREZ: Object to the form. A. Can you be more specific? Just the terms of the loan, John? Q. Yes. Did you and Dugaboy know the terms of the loans that were reflected in the promissory notes? A. I believe so, yes. Q. Okay. And who gave you the ons that HCMS obtained from Highland? A. Jim. Q. Do you remember anything about	Page 116	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	There's 30-year. There's demand. Q. You tell me. You described five promissory notes, I think, that were executed by HCMS in favor of Highland, right? A. That's correct. Q. Okay. And I believe you testified that you didn't see those notes prior to the petition date, correct? A. Right. Well, yeah, I'm a little vague on the date; but, yes, I don't believe I saw them prior to – so right, prior to the petition date, correct. Um-hmm. Q. But did you or Dugaboy – withdrawn. Did you and Dugaboy have an understanding of the terms of the notes prior to the petition date? A. Yes. From what I understand, my recollection is several of them were	Page 117

Case 3:21-cv-00881-X   Document 178-42		1/09/24 Page 120 01 200	PageID 49566
1 N. Dondero	ge 118 1	N. Dondero	Page 119
2 is?		ith anybody during your break regardin	a
3 MS. DEITSCH-PEREZ: Object to the		ny aspect of your testimony?	9
4 form.	4	A. No, sir.	
5 A. Payable upon demand.	5	Q. Okay. Have you ever heard of a	ın
6 Q. Okay. So you knew prior to the		ntity called HCRE Partners LLC?	
7 petition date that certain of the notes	7	A. Yes, sir.	
8 issued by HCMS to Highland were demand	8	Q. Do you understand that HCRE is	s an
9 notes; is that right?		filiate of Highland?	o an
10 A. Yes.	10	A. I do.	
11 Q. Okay.	11	Q. Okay. And what was the – wha	t
12 MR. MORRIS: All right. I'm		the basis of your understanding that	
13 happy to take a break now. Hopefully		ICRE withdrawn. I should have put a	2
14 it won't be as long as the last one.		me frame on this.	2
-			
<ul> <li>But we can go off the record.</li> <li>THE VIDEOGRAPHER: The time is</li> </ul>	15	Is it your understanding that	to
		ICRE was an affiliate of Highland prior	IU
17 12:00 p.m. We are going off the		ne petition date?	
18 record.	18	A. Yes, sir.	
19 (Recess is taken.)	19	Q. And what is the basis for your	
20 (Patrick Daugherty not in		nderstanding?	
21 attendance at this time.)	21	A. They were under the Highland	
THE VIDEOGRAPHER: The time is		mbrella prior to October of '19.	
23 12:16. Back on the record.	23	Q. And to the best of your	_
24 BY MR. MORRIS:		nowledge, does HCRE fit the definition	of
25 Q. Ms. Dondero, did you communicate	25 a	ffiliate that you provided earlier today?	
	ge 120		Page 121
1 N. Dondero	1	N. Dondero	
2 MS. DEITSCH-PEREZ: Objection.	2	Q. Do you or Dugaboy know wheth	
3 A. Yes.		CRE had any agreements with Highlar	nd prior
4 Q. Do you know the nature of HCRE's		the petition date other than the	
5 business?		romissory notes?	
6 A. I believe it's real estate.	6	A. Other than the promissory notes,	
7 Q. Do you or Dugaboy have any	7 no	•	
8 information about the nature of HCRE's	8	Q. Did you or Dugaboy ever ask	
9 business other than it's real estate?		nybody at any time prior to the petition	
10 A. No.		ate whether HCRE had any agreemer	
11 Q. Did you or Dugaboy ever ask	11 F	lighland other than the promissory note	es?
12 anybody what the nature of HCRE's business	12	A. No.	
13 was?	13	Q. Did you or Dugaboy make any	
14 A. No.		ffort prior to the petition date to	
15 Q. Did you or Dugaboy ever make any	15 a	scertain whether any agreements exis	ted
16 effort to ascertain the nature of HCRE's	16 b	etween Highland and HCRE other tha	n the
17 business?	17 p	romissory notes?	
18 A. Not that I recall.	18	A. Not that I recall.	
19 Q. Did you or Dugaboy know whether	19	Q. Do you know – withdrawn.	
20 HCRE had any agreements with Highland prior	20	Did you or Dugaboy know prior to	)
21 to the petition date?		ne petition date whether HCRE had eve	
•			
22 MS. DEITSCH-PEREZ: Object to the	22 re	endered any services to Highland?	
•		endered any services to Highland?  MS. DEITSCH-PEREZ: Object t	to the
23 form.	23	MS. DEITSCH-PEREZ: Object to	o the
23 form.		-	o the

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 121 of 200 PageID 49567

(	Lase 3:21-cv-00881-X   Document 178-42   Fi	eu	01/09/24 Page 121 0/ 200 Page 10 495	007
1	Page 122 N. Dondero	1	Pε N. Dondero	age 123
2	Q. Did you or Dugaboy ever ask	2	A. Yes.	
3	anybody prior to the petition date whether	3	Q. And were the loans that you're	
4	HCRE ever rendered any services to	4	aware of reflected in promissory notes?	
5	Highland?	5	A. Correct.	
6	A. I don't believe so.	6	Q. And are those the promissory	
7	Q. Did you or Dugaboy make any	7	notes that are the subject of one of the	
8	effort to ascertain prior to the petition	8	litigations?	
9	date whether HCRE ever rendered any	9	A. Yes, sir.	
10	services to Highland?	10	Q. Are you aware of any loans that	
11	MS. DEITSCH-PEREZ: Object to the	11	Highland ever made to HCRE that are not the	
12	form.	12	subject of one of the promissory notes in	
13	A. I'm sorry, John, can you repeat	13	the lawsuits?	
14	that, please, the question?	14	A. I'm not aware of any.	
15	Q. Did you or Dugaboy make any	15	Q. Did you ever ask anybody whether	
16	effort prior to the petition date to	16	Highland had ever made any loans to HCRE	
17	determine whether or not HCRE had ever	17	that were not reflected in the promissory	
18	provided any services to Highland?	18	notes that are the subject of the lawsuit?	
19	MS. DEITSCH-PEREZ: Object to the	19	A. Not that I recall.	
20	form.	20	Q. Did you or Dugaboy know prior to	
21	A. I don't believe so.	21	the petition date who authorized Highland	
22	Q. Are you aware withdrawn.	22	to make the loans to HCRE?	
23	Did you or Dugaboy know prior to	23	MS. DEITSCH-PEREZ: Object to the	
23	the petition date whether Highland had ever	24	form.	
2 <del>4</del> 25	loaned any money to HCRE?	25	A. Sorry, John, could you say the	
25	loaned any money to FICRE?	25	A. Sorry, John, Could you say the	
1	Page 124 N. Dondero	1	Pε N. Dondero	age 125
2	question again, please?	2	to whether HCRE intended to repay the loans	
3	Q. Sure.	3	that are reflected in the promissory notes	
4	Did you or Dugaboy know prior to	4	at the time the loans were made?	
5	the petition date who authorized Highland	5	MS. DEITSCH-PEREZ: Object to the	
6	to make the loans to HCRE?	6	form.	
	MS. DEITSCH-PEREZ: Object to the	7		
7 8	form.	8	A. John, I'm sorry, did I have any information if they intended to pay their	
	A. I don't know.			
9 10		9	loans?	
10	Q. Did you or Dugaboy ever ask	10	Q. At the time that they obtained	
11	anybody prior to the petition date who	11	the loans, yes.	
12	authorized Highland to make the loans to	12	A. I have no reason to think they	
13	HCRE that are reflected in the promissory	13	wouldn't pay their loans –	
14	notes you referred to?	14	Q. Okay.	
15	MS. DEITSCH-PEREZ: Object to the	15	A at the time they were made,	
16	form.	16	correct.	
17	A. No.	17	Q. You're not aware of any facts	
18	Q. Did you or Dugaboy ever make any	18	that suggest that HCRE didn't intend to	
19	effort to ascertain who had authorized	19	repay the loans at the time they obtained	
20	Highland to make the loans to HCRE that are	20	them, right?	
21	reflected in the promissory notes you	21	A. Correct.	
22	referred to?	22	Q. Prior to the petition date, did	
23	A. Not that I recall.	23	you or Dugaboy have any information in	
24	Q. Did you or Dugaboy have any	24	regard to the purpose of the loans that	
_				
25	information prior to the petition date as	25	Highland gave to HCRE that were reflected	

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 122 of 200 PageID 49568

		<u> </u>	01/09/24 Page 122 01 200 Page1D 2	
1	Page 126 N. Dondero	1	N. Dondero	Page 127
2	in the promissory notes?	2	Q. Did you or Dugaboy ever make any	
3	A. No, no idea.	3	effort prior to the petition date to	
4	Q. Did you or Dugaboy attempt to	4	ascertain what HCRE did with the proceeds	
5	obtain prior to the petition date any	5	of the loans that it obtained from Highland	
_		_	_	
6	information concerning the purpose of the	6	that are reflected in the promissory notes?	
7	loans that were made by Highland to HCRE	7	A. No.	
8	that were reflected in the promissory	8	Q. Did you ever see – withdrawn.	
9	notes?	9	Did you or Dugaboy ever see prior	
10	A. I don't believe so.	10	to the petition – withdrawn. Not good.	
11	Q. Did you or Dugaboy make any	11	Too many questions.	
12	effort to ascertain the purpose of the	12	Did you or Dugaboy withdrawn.	
13	loans that Highland made to HCRE?	13	Prior to the petition date, did	
14	A. I don't believe so.	14	you or Dugaboy ever see any promissory note	
15	Q. Did you or Dugaboy know prior to	15	that was executed by HCRE in favor of	
16	the petition date what HCRE did with the	16	Highland?	
7	proceeds of the loans that it obtained from	17	A. Not that I recall.	
18	Highland in exchange for the promissory	18	Q. Prior to the petition date, did	
19	notes?	19	you or Dugaboy ever ask anybody to see any	
20	A. We don't know.	20	promissory note that was issued by HCRE in	
21	Q. Did you or Dugaboy ever ask	21	favor of Highland?	
22	anybody what HCRE did with the proceeds of	22	A. Not that I recall.	
23	the loans that it obtained from Highland in	23	Q. Prior to the petition date, did	
24	exchanged from the promissory notes?	24	you or Dugaboy make any effort to try to	
25	A. I don't believe we did.	25	obtain any promissory note that was ever	
	Page 128			Page 12
1	N. Dondero	1	N. Dondero	
2	executed on behalf of HCRE in favor of	2	other than what your brother gave to you?	
3			outer a territory can be called general years	
	Highland?	3	A. I don't believe so.	
4	Highland? A. No.	3 4		
		-	A. I don't believe so.	
	A. No.	4	<ul><li>A. I don't believe so.</li><li>Q. Okay. Last one. NexPoint.</li></ul>	
5 6	A. No. Q. Prior to the petition date, did	4 5	A. I don't believe so.     Q. Okay. Last one. NexPoint.     Are you familiar with an entity	
5 6 7	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by	4 5 6	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes.	
5 6 7 8	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of	4 5 6 7	A. I don't believe so.  Q. Okay. Last one. NexPoint.  Are you familiar with an entity  called NexPoint Advisors LP?  A. Yes.  Q. Can we refer to that entity as	
5 6 7 8	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes.	4 5 6 7 8 9	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint?	
5 6 7 8 9	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the	4 5 6 7 8 9	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes.	
5 6 7 8 9 10	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes?	4 5 6 7 8 9 10	<ul> <li>A. I don't believe so.</li> <li>Q. Okay. Last one. NexPoint.</li> <li>Are you familiar with an entity</li> <li>called NexPoint Advisors LP?</li> <li>A. Yes.</li> <li>Q. Can we refer to that entity as</li> <li>NexPoint?</li> <li>A. Yes.</li> <li>Q. Is it your understanding that</li> </ul>	
5 6 7 8 9 10 11	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes? A. From Jim.	4 5 6 7 8 9 10 11 12	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes. Q. Is it your understanding that NexPoint was an affiliate of Highland's	
5 6 7 8 9 10 11 12	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes? A. From Jim. Q. And what did Jim tell you about	4 5 6 7 8 9 10 11 12 13	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes. Q. Is it your understanding that NexPoint was an affiliate of Highland's prior to the petition date, as you've used	
5 6 7 8 9 10 11 12 13	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes? A. From Jim. Q. And what did Jim tell you about the terms of the notes that were issued by	4 5 6 7 8 9 10 11 12 13 14	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes. Q. Is it your understanding that NexPoint was an affiliate of Highland's prior to the petition date, as you've used the term "affiliate"?	
5 6 7 8 9 10 11 12 13 14	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes? A. From Jim. Q. And what did Jim tell you about the terms of the notes that were issued by HCRE to Highland?	4 5 6 7 8 9 10 11 12 13 14 15	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes. Q. Is it your understanding that NexPoint was an affiliate of Highland's prior to the petition date, as you've used the term "affiliate"? A. Um-hmm. Yes.	
5 6 7 8 9 0 1 1 2 3 4 1 5 6	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes? A. From Jim. Q. And what did Jim tell you about the terms of the notes that were issued by HCRE to Highland? A. He mentioned the 30-year demand,	4 5 6 7 8 9 10 11 12 13 14 15 16	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes. Q. Is it your understanding that NexPoint was an affiliate of Highland's prior to the petition date, as you've used the term "affiliate"? A. Um-hmm. Yes. Q. And what's the basis for your	
5 6 7 8 9 10 11 12 13 14 15 16	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes? A. From Jim. Q. And what did Jim tell you about the terms of the notes that were issued by HCRE to Highland? A. He mentioned the 30-year demand, the dates, the amounts.	4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes. Q. Is it your understanding that NexPoint was an affiliate of Highland's prior to the petition date, as you've used the term "affiliate"? A. Um-hmm. Yes. Q. And what's the basis for your understanding that prior to the petition	
5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes? A. From Jim. Q. And what did Jim tell you about the terms of the notes that were issued by HCRE to Highland? A. He mentioned the 30-year demand, the dates, the amounts. Q. Okay. Did you do – withdrawn.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes. Q. Is it your understanding that NexPoint was an affiliate of Highland's prior to the petition date, as you've used the term "affiliate"? A. Um-hmm. Yes. Q. And what's the basis for your understanding that prior to the petition date, NexPoint was an affiliate of	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes? A. From Jim. Q. And what did Jim tell you about the terms of the notes that were issued by HCRE to Highland? A. He mentioned the 30-year demand, the dates, the amounts. Q. Okay. Did you do – withdrawn. Did you or Dugaboy take any steps	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes. Q. Is it your understanding that NexPoint was an affiliate of Highland's prior to the petition date, as you've used the term "affiliate"? A. Um-hmm. Yes. Q. And what's the basis for your understanding that prior to the petition date, NexPoint was an affiliate of Highland?	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes? A. From Jim. Q. And what did Jim tell you about the terms of the notes that were issued by HCRE to Highland? A. He mentioned the 30-year demand, the dates, the amounts. Q. Okay. Did you do – withdrawn. Did you or Dugaboy take any steps to try to corroborate what your brother	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes. Q. Is it your understanding that NexPoint was an affiliate of Highland's prior to the petition date, as you've used the term "affiliate"? A. Um-hmm. Yes. Q. And what's the basis for your understanding that prior to the petition date, NexPoint was an affiliate of	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes? A. From Jim. Q. And what did Jim tell you about the terms of the notes that were issued by HCRE to Highland? A. He mentioned the 30-year demand, the dates, the amounts. Q. Okay. Did you do – withdrawn. Did you or Dugaboy take any steps	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes. Q. Is it your understanding that NexPoint was an affiliate of Highland's prior to the petition date, as you've used the term "affiliate"? A. Um-hmm. Yes. Q. And what's the basis for your understanding that prior to the petition date, NexPoint was an affiliate of Highland?	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes? A. From Jim. Q. And what did Jim tell you about the terms of the notes that were issued by HCRE to Highland? A. He mentioned the 30-year demand, the dates, the amounts. Q. Okay. Did you do – withdrawn. Did you or Dugaboy take any steps to try to corroborate what your brother	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes. Q. Is it your understanding that NexPoint was an affiliate of Highland's prior to the petition date, as you've used the term "affiliate"? A. Um-hmm. Yes. Q. And what's the basis for your understanding that prior to the petition date, NexPoint was an affiliate of Highland? A. Because Jim is a beneficial	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes? A. From Jim. Q. And what did Jim tell you about the terms of the notes that were issued by HCRE to Highland? A. He mentioned the 30-year demand, the dates, the amounts. Q. Okay. Did you do — withdrawn. Did you or Dugaboy take any steps to try to corroborate what your brother told you concerning the terms of the notes	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes. Q. Is it your understanding that NexPoint was an affiliate of Highland's prior to the petition date, as you've used the term "affiliate"? A. Um-hmm. Yes. Q. And what's the basis for your understanding that prior to the petition date, NexPoint was an affiliate of Highland? A. Because Jim is a beneficial owner.	
	A. No. Q. Prior to the petition date, did you and Dugaboy know the terms of any of the promissory notes that were issued by HCRE to Highland? A. Yes. Q. And how did you learn of the terms of the notes? A. From Jim. Q. And what did Jim tell you about the terms of the notes that were issued by HCRE to Highland? A. He mentioned the 30-year demand, the dates, the amounts. Q. Okay. Did you do – withdrawn. Did you or Dugaboy take any steps to try to corroborate what your brother told you concerning the terms of the notes that were issued by HCRE to Highland?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I don't believe so. Q. Okay. Last one. NexPoint. Are you familiar with an entity called NexPoint Advisors LP? A. Yes. Q. Can we refer to that entity as NexPoint? A. Yes. Q. Is it your understanding that NexPoint was an affiliate of Highland's prior to the petition date, as you've used the term "affiliate"? A. Um-hmm. Yes. Q. And what's the basis for your understanding that prior to the petition date, NexPoint was an affiliate of Highland? A. Because Jim is a beneficial owner. Q. Is it your understanding that Jim	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 123 of 200 PageID 49569

	E 100	_		D
1	N. Dondero	1	N. Dondero	Page 131
2	MS. DEITSCH-PEREZ: Object to the	2	nature of NexPoint's business was?	
3	form.	3	A. Not that I recall.	
4	THE WITNESS: Can I answer?	4	Q. Did you or Dugaboy know prior to	
5	BY MR. MORRIS:	5	the petition date whether NexPoint had any	
6	Q. Yes.	6	agreements with Highland?	
7	A. Yes, that is my belief, John.	7	MS. DEITSCH-PEREZ: Object to the	
8	Q. Do you have any reason to believe	8	form.	
9	Jim is not a beneficial owner of any	9	MR. MORRIS: I apologize. I'll	
10	corporate defendant in any of the lawsuits?	10	make the same qualification.	
11	A. No, I have no reason to believe	11	BY MR. MORRIS:	
12	that.	12	Q. Did you and Dugaboy know prior to	
13	Q. Prior to the petition date, did	13	the petition date whether NexPoint and	
14	you or Dugaboy know the nature of	14	Highland had any agreements together other	
15	NexPoint's business?	15	than the promissory notes?	
16	A. I'm not really sure.	16	A. I'm not aware of any.	
17	Q. Do you know the nature of	17	Q. Okay. Did you or Dugaboy ask	
18	NexPoint's business today?	18	anybody at any time prior to the petition	
19	A. I'm not sure.	19	date whether any agreements existed between	
20	Q. Did you or Dugaboy ever ask	20	NexPoint and Highland other than the	
21	anybody at any time what the nature of	21	promissory notes?	
22	NexPoint's business was?	22	A. No, not that I'm aware of.	
23	A. I don't believe we did.	23	Q. Did you or Dugaboy ever make any	
24	Q. Did you or Dugaboy make any	24	effort prior to the petition date to	
25	effort at any time to try to learn what the	25	determine whether any agreements existed	
	Page 132			Page 133
1	N. Dondero	1	N. Dondero	1 ago 100
2	between Highland and NexPoint other than	2	effort prior to the petition date to	
3	the promissory notes?	3	determine whether or not NexPoint had ever	
4	A. Not that I'm aware of.	4	rendered any services to Highland?	
5	Q. Did you or Dugaboy know prior to	5	A. Not that I'm aware of.	
6	the petition date whether NexPoint ever	6	Q. Are you aware that Highland made	
7	rendered any services to Highland?	7	loans to NexPoint from time to time?	
8	MS. DEITSCH-PEREZ: Object to the	8	A. I don't know.	
9		1 -		
-	form.	9	Q. Did you ever see any do you	
	form. A. I don't know.			
10		9	Q. Did you ever see any do you	
10 11	A. I don't know.	9 10	Q. Did you ever see any do you know whether withdrawn.	
10 11 12	A. I don't know.     Q. Did you or Dugaboy ever ask	9 10 11	<ul><li>Q. Did you ever see any – do you</li><li>know whether – withdrawn.</li><li>Prior to the petition date, were</li></ul>	
10 11 12 13	A. I don't know.     Q. Did you or Dugaboy ever ask anybody at any time prior to the petition	9 10 11 12	<ul><li>Q. Did you ever see any – do you</li><li>know whether – withdrawn.</li><li>Prior to the petition date, were</li><li>you and Dugaboy aware of any promissory</li></ul>	
10 11 12 13 14	A. I don't know.     Q. Did you or Dugaboy ever ask     anybody at any time prior to the petition     date whether NexPoint had ever rendered any	9 10 11 12 13	Q. Did you ever see any – do you know whether – withdrawn.  Prior to the petition date, were you and Dugaboy aware of any promissory notes that NexPoint had issued in favor of	
10 11 12 13 14 15	A. I don't know. Q. Did you or Dugaboy ever ask anybody at any time prior to the petition date whether NexPoint had ever rendered any services to Highland?	9 10 11 12 13 14	Q. Did you ever see any do you know whether withdrawn. Prior to the petition date, were you and Dugaboy aware of any promissory notes that NexPoint had issued in favor of Highland?	
10 11 12 13 14 15 16	A. I don't know. Q. Did you or Dugaboy ever ask anybody at any time prior to the petition date whether NexPoint had ever rendered any services to Highland? MS. DEITSCH-PEREZ: Object to the	9 10 11 12 13 14 15	Q. Did you ever see any – do you know whether – withdrawn.  Prior to the petition date, were you and Dugaboy aware of any promissory notes that NexPoint had issued in favor of Highland?  MS. DEITSCH-PEREZ: You mean	
10 11 12 13 14 15 16 17	A. I don't know. Q. Did you or Dugaboy ever ask anybody at any time prior to the petition date whether NexPoint had ever rendered any services to Highland? MS. DEITSCH-PEREZ: Object to the form. A. I'm sorry, John. Can you repeat	9 10 11 12 13 14 15 16	Q. Did you ever see any do you know whether withdrawn.  Prior to the petition date, were you and Dugaboy aware of any promissory notes that NexPoint had issued in favor of Highland?  MS. DEITSCH-PEREZ: You mean other than what's at issue here? Just generally?	
10 11 12 13 14 15 16 17	A. I don't know. Q. Did you or Dugaboy ever ask anybody at any time prior to the petition date whether NexPoint had ever rendered any services to Highland? MS. DEITSCH-PEREZ: Object to the form.	9 10 11 12 13 14 15 16 17	Q. Did you ever see any do you know whether withdrawn. Prior to the petition date, were you and Dugaboy aware of any promissory notes that NexPoint had issued in favor of Highland?  MS. DEITSCH-PEREZ: You mean other than what's at issue here? Just generally?  MR. MORRIS: I'm starting with	
10 11 12 13 14 15 16 17 18	A. I don't know. Q. Did you or Dugaboy ever ask anybody at any time prior to the petition date whether NexPoint had ever rendered any services to Highland? MS. DEITSCH-PEREZ: Object to the form. A. I'm sorry, John. Can you repeat the question, please? Q. Sure.	9 10 11 12 13 14 15 16 17 18	Q. Did you ever see any – do you know whether – withdrawn.  Prior to the petition date, were you and Dugaboy aware of any promissory notes that NexPoint had issued in favor of Highland?  MS. DEITSCH-PEREZ: You mean other than what's at issue here? Just generally?  MR. MORRIS: I'm starting with the general, yeah.	
10 11 12 13 14 15 16 17 18 19 20	A. I don't know. Q. Did you or Dugaboy ever ask anybody at any time prior to the petition date whether NexPoint had ever rendered any services to Highland? MS. DEITSCH-PEREZ: Object to the form. A. I'm sorry, John. Can you repeat the question, please? Q. Sure. Did you and Dugaboy ask anybody	9 10 11 12 13 14 15 16 17 18 19 20	Q. Did you ever see any do you know whether withdrawn. Prior to the petition date, were you and Dugaboy aware of any promissory notes that NexPoint had issued in favor of Highland?  MS. DEITSCH-PEREZ: You mean other than what's at issue here? Just generally?  MR. MORRIS: I'm starting with the general, yeah. A. I'm not aware of.	
10 11 12 13 14 15 16 17 18 19 20 21	A. I don't know. Q. Did you or Dugaboy ever ask anybody at any time prior to the petition date whether NexPoint had ever rendered any services to Highland? MS. DEITSCH-PEREZ: Object to the form. A. I'm sorry, John. Can you repeat the question, please? Q. Sure. Did you and Dugaboy ask anybody at any time prior to the petition date	9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you ever see any — do you know whether — withdrawn. Prior to the petition date, were you and Dugaboy aware of any promissory notes that NexPoint had issued in favor of Highland?  MS. DEITSCH-PEREZ: You mean other than what's at issue here? Just generally?  MR. MORRIS: I'm starting with the general, yeah. A. I'm not aware of. Q. Are you aware of any promissory	
10 11 12 13 14 15 16 17 18 19 20 21 22	A. I don't know. Q. Did you or Dugaboy ever ask anybody at any time prior to the petition date whether NexPoint had ever rendered any services to Highland? MS. DEITSCH-PEREZ: Object to the form. A. I'm sorry, John. Can you repeat the question, please? Q. Sure. Did you and Dugaboy ask anybody at any time prior to the petition date whether NexPoint had ever rendered any	9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Did you ever see any do you know whether withdrawn. Prior to the petition date, were you and Dugaboy aware of any promissory notes that NexPoint had issued in favor of Highland?  MS. DEITSCH-PEREZ: You mean other than what's at issue here? Just generally?  MR. MORRIS: I'm starting with the general, yeah. A. I'm not aware of. Q. Are you aware of any promissory notes that NexPoint ever issued in favor of	
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. I don't know. Q. Did you or Dugaboy ever ask anybody at any time prior to the petition date whether NexPoint had ever rendered any services to Highland? MS. DEITSCH-PEREZ: Object to the form. A. I'm sorry, John. Can you repeat the question, please? Q. Sure. Did you and Dugaboy ask anybody at any time prior to the petition date	9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you ever see any — do you know whether — withdrawn. Prior to the petition date, were you and Dugaboy aware of any promissory notes that NexPoint had issued in favor of Highland?  MS. DEITSCH-PEREZ: You mean other than what's at issue here? Just generally?  MR. MORRIS: I'm starting with the general, yeah. A. I'm not aware of. Q. Are you aware of any promissory	

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 124 of 200 PageID 49570

			01/09/24 Page 124 01 200 PageID 49	
1	Page 134 N. Dondero	1	N. Dondero	Page 135
2	promissory notes that NexPoint issued that	2	A. One.	
3	are the subject of this lawsuit?	3	Q. Okay. Other than that one note,	
4	A. Yeah. John, can we back up a	4	are you aware of any other promissory notes	
5	question?	5	that NexPoint ever issued in favor of	
6	Q. Absolutely.	6	Highland?	
7	A. Are you talking about the notes	7	MS. DEITSCH-PEREZ: Object to the	
8	yeah, please.	8	form.	
9	Are you talking about the notes,	9	A. No, I'm not aware of any other.	
10	part of this proceeding or are you not?	10	Q. Did you ask anybody – withdrawn.	
11	Q. I'm starting – that's okay. Let	11	Did you or Dugaboy ask anybody	
 12	•	12	prior to the petition date whether NexPoint	
13	A. Because obviously there is the	13	had issued any other promissory notes in	
14	NexPoint promissory note that we are	14	favor of Highland other than the one that's	
 15	talking about. When I answered the way I	15	the subject of the lawsuit?	
16	did, it was regarding others that I'm not	16	A. I don't believe so.	
17	aware of. I'm aware of the one obviously	17	Q. Did you or Dugaboy know prior to	
18	in this proceeding.	18	the petition date whether Highland had made	
19	Q. Okay. Thank you for the —	19	any loan to NexPoint other than the loan	
20	A. Does that clarify?	20	that's reflected in the promissory note?	
21	Q. It does. It is helpful. Thank	21	MS. DEITSCH-PEREZ: Object to the	
22	you very much.	22	form.	
23	Other than the one how many	23	A. I'm not aware of any.	
23 24	NexPoint notes do you understand are the	24	Q. Do you know how much the	
2 <del>4</del> 25	subject of these litigations?	25	promissory – do you know the principal	
20	Subject of these intigations:	23	promissory – do you know the principal	
1	Page 136 N. Dondero	1	N. Dondero	Page 137
2	amount of – withdrawn.	2	A. Not exactly.	
3	Do you know the — withdrawn.	3	Q. Okay. But you are aware that	
4	Did you and Dugaboy know the	"	Q. Olay. Dut you are aware that	
	Did you all did digaboy know the	1	NevPoint paid approximately 7 to 8 million	
5		4	NexPoint paid approximately 7 to 8 million	
5	principal amount of NexPoint's promissory	5	dollars in principal on the note that's the	
6	principal amount of NexPoint's promissory note prior to the petition date?	5 6	dollars in principal on the note that's the subject of the lawsuit, correct?	
6 7	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes.	5 6 7	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the	
6 7 8	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes.  Q. And how did you learn that?	5 6 7 8	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.	
6 7 8 9	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes. Q. And how did you learn that? A. From Jim.	5 6 7 8 9	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that	
6 7 8 9	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes.  Q. And how did you learn that?  A. From Jim.  Q. And what did Jim tell you that	5 6 7 8 9 10	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.	
6 7 8 9 10	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes.  Q. And how did you learn that?  A. From Jim.  Q. And what did Jim tell you that you can recall?	5 6 7 8 9 10 11	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know	
6 7 8 9 10 11	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes. Q. And how did you learn that? A. From Jim. Q. And what did Jim tell you that you can recall? A. 30 million thereabouts, in that	5 6 7 8 9 10 11 12	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know prior to the petition date who authorized	
6 7 8 9 10 11 12	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes.  Q. And how did you learn that?  A. From Jim.  Q. And what did Jim tell you that you can recall?  A. 30 million thereabouts, in that neighborhood.	5 6 7 8 9 10 11 12 13	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know prior to the petition date who authorized Highland to make the loan to NexPoint?	
6 7 8 9 10 11 12 13	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes.  Q. And how did you learn that?  A. From Jim.  Q. And what did Jim tell you that you can recall?  A. 30 million thereabouts, in that neighborhood.  Q. Do you know how many principal	5 6 7 8 9 10 11 12 13 14	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know prior to the petition date who authorized Highland to make the loan to NexPoint?  MS. DEITSCH-PEREZ: Object to the	
6 7 8 9 10 11 12 13 14	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes. Q. And how did you learn that? A. From Jim. Q. And what did Jim tell you that you can recall? A. 30 million thereabouts, in that neighborhood. Q. Do you know how many principal was owed as of the petition date?	5 6 7 8 9 10 11 12 13 14 15	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know prior to the petition date who authorized Highland to make the loan to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.	
6 7 8 9 10 11 12 13 14 15 16	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes.  Q. And how did you learn that?  A. From Jim.  Q. And what did Jim tell you that you can recall?  A. 30 million thereabouts, in that neighborhood.  Q. Do you know how many principal was owed as of the petition date?  A. It's paid down by, oh, about a	5 6 7 8 9 10 11 12 13 14 15 16	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know prior to the petition date who authorized Highland to make the loan to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. No, I don't know.	
6 7 8 9 10 11 12 13 14 15 16	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes.  Q. And how did you learn that?  A. From Jim.  Q. And what did Jim tell you that you can recall?  A. 30 million thereabouts, in that neighborhood.  Q. Do you know how many principal was owed as of the petition date?  A. It's paid down by, oh, about a third, so it's somewhere 22, 23 million, I	5 6 7 8 9 10 11 12 13 14 15 16 17	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know prior to the petition date who authorized Highland to make the loan to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. No, I don't know.  Q. Did you or Dugaboy prior to the	
6 7 8 9 10 11 12 13 14 15 16 17 18	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes.  Q. And how did you learn that?  A. From Jim.  Q. And what did Jim tell you that you can recall?  A. 30 million thereabouts, in that neighborhood.  Q. Do you know how many principal was owed as of the petition date?  A. It's paid down by, oh, about a third, so it's somewhere 22, 23 million, I believe, in that ballpark.	5 6 7 8 9 10 11 12 13 14 15 16 17 18	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know prior to the petition date who authorized Highland to make the loan to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. No, I don't know.  Q. Did you or Dugaboy prior to the petition date ask anybody who had	
6 7 8 9 10 11 12 13 14 15 16 17 18	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes.  Q. And how did you learn that?  A. From Jim.  Q. And what did Jim tell you that you can recall?  A. 30 million thereabouts, in that neighborhood.  Q. Do you know how many principal was owed as of the petition date?  A. It's paid down by, oh, about a third, so it's somewhere 22, 23 million, I believe, in that ballpark.  Q. Okay. And how did you learn that	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know prior to the petition date who authorized Highland to make the loan to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. No, I don't know.  Q. Did you or Dugaboy prior to the petition date ask anybody who had authorized Highland to make the \$30 million	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes. Q. And how did you learn that? A. From Jim. Q. And what did Jim tell you that you can recall? A. 30 million thereabouts, in that neighborhood. Q. Do you know how many principal was owed as of the petition date? A. It's paid down by, oh, about a third, so it's somewhere 22, 23 million, I believe, in that ballpark. Q. Okay. And how did you learn that NexPoint had paid down the principal to	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know prior to the petition date who authorized Highland to make the loan to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. No, I don't know.  Q. Did you or Dugaboy prior to the petition date ask anybody who had authorized Highland to make the \$30 million loan to NexPoint?	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes.  Q. And how did you learn that?  A. From Jim.  Q. And what did Jim tell you that you can recall?  A. 30 million thereabouts, in that neighborhood.  Q. Do you know how many principal was owed as of the petition date?  A. It's paid down by, oh, about a third, so it's somewhere 22, 23 million, I believe, in that ballpark.  Q. Okay. And how did you learn that NexPoint had paid down the principal to that ballpark?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know prior to the petition date who authorized Highland to make the loan to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. No, I don't know.  Q. Did you or Dugaboy prior to the petition date ask anybody who had authorized Highland to make the \$30 million loan to NexPoint?  A. Not that I recall.	
6 7 8 9 10 11 13 14 15 16 17 18 19 20 21 22	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes.  Q. And how did you learn that?  A. From Jim.  Q. And what did Jim tell you that you can recall?  A. 30 million thereabouts, in that neighborhood.  Q. Do you know how many principal was owed as of the petition date?  A. It's paid down by, oh, about a third, so it's somewhere 22, 23 million, I believe, in that ballpark.  Q. Okay. And how did you learn that NexPoint had paid down the principal to that ballpark?  A. I'm not sure.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know prior to the petition date who authorized Highland to make the loan to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. No, I don't know.  Q. Did you or Dugaboy prior to the petition date ask anybody who had authorized Highland to make the \$30 million loan to NexPoint?  A. Not that I recall.  Q. Did you or Dugaboy make any	
6 7 8 9 10 11 12 13 14 15 16 17 18 20 21 22 23	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes. Q. And how did you learn that? A. From Jim. Q. And what did Jim tell you that you can recall? A. 30 million thereabouts, in that neighborhood. Q. Do you know how many principal was owed as of the petition date? A. It's paid down by, oh, about a third, so it's somewhere 22, 23 million, I believe, in that ballpark. Q. Okay. And how did you learn that NexPoint had paid down the principal to that ballpark? A. I'm not sure. Q. Do you recall when you learned	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know prior to the petition date who authorized Highland to make the loan to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. No, I don't know.  Q. Did you or Dugaboy prior to the petition date ask anybody who had authorized Highland to make the \$30 million loan to NexPoint?  A. Not that I recall.  Q. Did you or Dugaboy make any effort prior to the petition date to	
6 7 8	principal amount of NexPoint's promissory note prior to the petition date?  A. Yes. Q. And how did you learn that? A. From Jim. Q. And what did Jim tell you that you can recall? A. 30 million thereabouts, in that neighborhood. Q. Do you know how many principal was owed as of the petition date? A. It's paid down by, oh, about a third, so it's somewhere 22, 23 million, I believe, in that ballpark. Q. Okay. And how did you learn that NexPoint had paid down the principal to that ballpark? A. I'm not sure. Q. Do you recall when you learned that NexPoint had paid down the principal	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	dollars in principal on the note that's the subject of the lawsuit, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. Yes, it was somewhere in that ballpark. Sure.  Q. Okay. Did you and Dugaboy know prior to the petition date who authorized Highland to make the loan to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. No, I don't know.  Q. Did you or Dugaboy prior to the petition date ask anybody who had authorized Highland to make the \$30 million loan to NexPoint?  A. Not that I recall.  Q. Did you or Dugaboy make any	

#### Case 3:21-cy-00881-X Document 178-42 Filed 01/09/24 Page 125 of 200 PageID 49571

	Case 3:21-cv-00881-X Document 178-42 Fil		01/09/24 Page 125 of 200 PageID	
1	N. Dondero	1	N. Dondero	Page 139
2	A. Not that I recall.	2	Q. Do you have any reason to believe	
3	Q. Do you have any reason to believe	3	that Highland didn't intend to get repaid	
4	that NexPoint did not intend to pay all	4	all principal and interest due under the	
5	principal and interest due under the	5	NexPoint note at the time it made the loan?	
6	promissory note at the time that it	6	A. I have no reason to believe that	
7	obtained the loan from Highland?	7	I didn't think that they weren't to get	
8	A. I have no reason to believe they	8	repaid at the time the notes were	
9	weren't intending to pay.	9	initiated.	
10	Q. Did you have any reason to	10	Q. Okay. Did you or Dugaboy know	
11	believe withdrawn.	11	prior to the petition date what the purpose	
12	Do you or Dugaboy have any reason	12	of the \$30 million loan was?	
13	to believe that Highland wasn't not	13	A. I don't know.	
14	expecting to get repaid all principal and	14	Q. Did you or Dugaboy ever ask	
15	interest due under the loan at the time it	15	anybody prior to the petition date what the	
16	made the loan?	16	purpose of the \$30 million loan was?	
17	MS. DEITSCH-PEREZ: Object to the	17	A. I don't believe so.	
18	form. Actually, can somebody –	18	Q. Did you or Dugaboy make any	
19	Annette, could you read that	19	effort prior to the petition date to	
20	back? There were a double negative or	20	ascertain what the purpose of the \$30	
21	two.	21	million loan was?	
22	MR. MORRIS: Okay. Let me	22	A. I don't believe so.	
23	rephrase the question. That's fine.	23	Q. Do you or Dugaboy – withdrawn.	
24	That's fine.	24	Did you or Dugaboy know prior to	
25	BY MR. MORRIS:	25	the petition date what NexPoint did with	
	Page 140			Page 141
1	N. Dondero	1	N. Dondero	Ü
2	the proceeds of the loan?	2	a different question.	
3	A. No, I don't know.	3	A. Yeah, I don't –	
4	Q. Did you or Dugaboy ever ask	4	Q. Okay. Did you or Dugaboy see the	
5	anybody prior to the petition date what	5	promissory note prior to the	
6	NexPoint did with the proceeds of the loan?	6	commencement – no.	
7	A. We did not.	7	Did you or Dugaboy prior to the	
8	Q. Did you or Dugaboy know prior to	8	petition date ever see the promissory note	
9	the petition date that the \$30 million loan	9	that NexPoint issued in favor of Highland	
10	was a rollup of previously existing loans	10	in the principal amount of approximately	
4.4	vad a reliap of providacity existing learne	1	in the philospal amount of approximately	
11	that Highland had made to NexPoint?	11	\$30 million?	
12	that Highland had made to NexPoint?	11	\$30 million?	
12 13	that Highland had made to NexPoint?  MS. DEITSCH-PEREZ: Object to the	11 12	\$30 million?  A. I don't recall.	
12 13 14	that Highland had made to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.	11 12 13	\$30 million?  A. I don't recall.  Q. Do you recall if you or Dugaboy ever asked anybody prior to the petition date to see the \$30 million promissory note	
12 13 14 15	that Highland had made to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. I was not aware of that.	11 12 13 14	\$30 million?  A. I don't recall.  Q. Do you recall if you or Dugaboy ever asked anybody prior to the petition	
12 13 14 15 16	that Highland had made to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. I was not aware of that.  Q. Are you aware today that the \$30	11 12 13 14 15	\$30 million?  A. I don't recall.  Q. Do you recall if you or Dugaboy ever asked anybody prior to the petition date to see the \$30 million promissory note	
12 13 14 15 16 17	that Highland had made to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. I was not aware of that.  Q. Are you aware today that the \$30 million loan was a roll up of previously	11 12 13 14 15 16	\$30 million?  A. I don't recall.  Q. Do you recall if you or Dugaboy ever asked anybody prior to the petition date to see the \$30 million promissory note that NexPoint issued in favor of Highland?	
12 13 14 15 16 17	that Highland had made to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. I was not aware of that.  Q. Are you aware today that the \$30 million loan was a roll up of previously existing notes?	11 12 13 14 15 16 17	\$30 million?  A. I don't recall.  Q. Do you recall if you or Dugaboy ever asked anybody prior to the petition date to see the \$30 million promissory note that NexPoint issued in favor of Highland?  A. I don't believe so.	
12 13 14 15 16 17 18	that Highland had made to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. I was not aware of that.  Q. Are you aware today that the \$30 million loan was a roll up of previously existing notes?  A. I didn't, no.	11 12 13 14 15 16 17 18	\$30 million?  A. I don't recall.  Q. Do you recall if you or Dugaboy ever asked anybody prior to the petition date to see the \$30 million promissory note that NexPoint issued in favor of Highland?  A. I don't believe so.  Q. Did you or Dugaboy make any	
12 13 14 15 16 17 18 19 20	that Highland had made to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. I was not aware of that.  Q. Are you aware today that the \$30 million loan was a roll up of previously existing notes?  A. I didn't, no.  Q. Did you ever see the promissory	11 12 13 14 15 16 17 18 19	\$30 million?  A. I don't recall.  Q. Do you recall if you or Dugaboy ever asked anybody prior to the petition date to see the \$30 million promissory note that NexPoint issued in favor of Highland?  A. I don't believe so.  Q. Did you or Dugaboy make any effort prior to the petition date to obtain	
12 13 14 15 16 17 18 19 20 21	that Highland had made to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. I was not aware of that.  Q. Are you aware today that the \$30 million loan was a roll up of previously existing notes?  A. I didn't, no.  Q. Did you ever see the promissory note that was issued by NexPoint in favor	11 12 13 14 15 16 17 18 19 20	\$30 million?  A. I don't recall.  Q. Do you recall if you or Dugaboy ever asked anybody prior to the petition date to see the \$30 million promissory note that NexPoint issued in favor of Highland?  A. I don't believe so.  Q. Did you or Dugaboy make any effort prior to the petition date to obtain a copy of the \$30 million promissory note	
12 13 14 15 16 17 18 19 20 21 22	that Highland had made to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. I was not aware of that.  Q. Are you aware today that the \$30 million loan was a roll up of previously existing notes?  A. I didn't, no.  Q. Did you ever see the promissory note that was issued by NexPoint in favor of Highland that's the subject of one of	11 12 13 14 15 16 17 18 19 20 21	\$30 million?  A. I don't recall.  Q. Do you recall if you or Dugaboy ever asked anybody prior to the petition date to see the \$30 million promissory note that NexPoint issued in favor of Highland?  A. I don't believe so.  Q. Did you or Dugaboy make any effort prior to the petition date to obtain a copy of the \$30 million promissory note that NexPoint issued in favor of Highland?	
11 12 13 14 15 16 17 18 19 20 21 22 23 24	that Highland had made to NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. I was not aware of that.  Q. Are you aware today that the \$30 million loan was a roll up of previously existing notes?  A. I didn't, no.  Q. Did you ever see the promissory note that was issued by NexPoint in favor of Highland that's the subject of one of these notes – litigations?	11 12 13 14 15 16 17 18 19 20 21 22	\$30 million?  A. I don't recall.  Q. Do you recall if you or Dugaboy ever asked anybody prior to the petition date to see the \$30 million promissory note that NexPoint issued in favor of Highland?  A. I don't believe so.  Q. Did you or Dugaboy make any effort prior to the petition date to obtain a copy of the \$30 million promissory note that NexPoint issued in favor of Highland?  A. I don't recall.	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 126 of 200 PageID 49572

	<u> </u>		
Page 142 N. Dondero	1	N. Dondero	Page 143
-		_	
•			
•			
	_		
	_		
	_		
·			
		•	
		_	
		•	
•	_		
,		_	
		_	
appropriate?	25	behalf of Highland suggesting that the term	
N. Dondoro	1		Page 145
		turr to?	
		MD MODDIC: Lette just stort	
30 years?	3	MR. MORRIS: Let's just start	
A. No. Changing that term, no, I'm	3 4	with this.	
A. No. Changing that term, no, I'm not familiar.	3 4 5	with this. BY MR. MORRIS:	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and	3 4 5 6	with this. BY MR. MORRIS: Q. Do you understand	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take	3 4 5 6 7	with this.  BY MR. MORRIS:  Q. Do you understand  MS. DEITSCH-PEREZ: Hang on a	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.	3 4 5 6 7 8	with this.  BY MR. MORRIS:  Q. Do you understand  MS. DEITSCH-PEREZ: Hang on a minute. One second.	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the	3 4 5 6 7 8 9	with this.  BY MR. MORRIS:  Q. Do you understand —  MS. DEITSCH-PEREZ: Hang on a minute. One second.  Okay. We're good. We've got it.	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP	3 4 5 6 7 8 9 10	with this.  BY MR. MORRIS:  Q. Do you understand  MS. DEITSCH-PEREZ: Hang on a minute. One second.  Okay. We're good. We've got it.  BY MR. MORRIS:	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And	3 4 5 6 7 8 9 10	with this.  BY MR. MORRIS:  Q. Do you understand MS. DEITSCH-PEREZ: Hang on a minute. One second. Okay. We're good. We've got it.  BY MR. MORRIS: Q. Okay. Are you looking at the	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And I'm going to ask my colleague to put up on	3 4 5 6 7 8 9 10 11 12	with this.  BY MR. MORRIS:  Q. Do you understand —  MS. DEITSCH-PEREZ: Hang on a minute. One second.  Okay. We're good. We've got it.  BY MR. MORRIS:  Q. Okay. Are you looking at the document that is Exhibit 4 that's attached	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And I'm going to ask my colleague to put up on the screen — I don't think it's in the	3 4 5 6 7 8 9 10 11 12 13	with this.  BY MR. MORRIS:  Q. Do you understand —  MS. DEITSCH-PEREZ: Hang on a minute. One second.  Okay. We're good. We've got it.  BY MR. MORRIS:  Q. Okay. Are you looking at the document that is Exhibit 4 that's attached to the document that's been denoted as	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And I'm going to ask my colleague to put up on the screen — I don't think it's in the binder that I gave you.	3 4 5 6 7 8 9 10 11 12 13 14	with this.  BY MR. MORRIS:  Q. Do you understand —     MS. DEITSCH-PEREZ: Hang on a minute. One second.     Okay. We're good. We've got it.  BY MR. MORRIS:     Q. Okay. Are you looking at the document that is Exhibit 4 that's attached to the document that's been denoted as number 2?	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And I'm going to ask my colleague to put up on the screen — I don't think it's in the binder that I gave you.  MS. DEITSCH-PEREZ: Yes, it is.	3 4 5 6 7 8 9 10 11 12 13 14 15	with this.  BY MR. MORRIS:  Q. Do you understand MS. DEITSCH-PEREZ: Hang on a minute. One second. Okay. We're good. We've got it.  BY MR. MORRIS: Q. Okay. Are you looking at the document that is Exhibit 4 that's attached to the document that's been denoted as number 2?  MS. DEITSCH-PEREZ: Yes.	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And I'm going to ask my colleague to put up on the screen — I don't think it's in the binder that I gave you.  MS. DEITSCH-PEREZ: Yes, it is.  MR. MORRIS: Oh, is it?	3 4 5 6 7 8 9 10 11 12 13 14 15 16	with this.  BY MR. MORRIS:  Q. Do you understand —  MS. DEITSCH-PEREZ: Hang on a minute. One second.  Okay. We're good. We've got it.  BY MR. MORRIS:  Q. Okay. Are you looking at the document that is Exhibit 4 that's attached to the document that's been denoted as number 2?  MS. DEITSCH-PEREZ: Yes.  Turn to the page before the one	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And I'm going to ask my colleague to put up on the screen — I don't think it's in the binder that I gave you.  MS. DEITSCH-PEREZ: Yes, it is.  MR. MORRIS: Oh, is it?  MS. DEITSCH-PEREZ: It is?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	with this.  BY MR. MORRIS:  Q. Do you understand —  MS. DEITSCH-PEREZ: Hang on a minute. One second.  Okay. We're good. We've got it.  BY MR. MORRIS:  Q. Okay. Are you looking at the document that is Exhibit 4 that's attached to the document that's been denoted as number 2?  MS. DEITSCH-PEREZ: Yes.  Tum to the page before the one that says —	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And I'm going to ask my colleague to put up on the screen – I don't think it's in the binder that I gave you.  MS. DEITSCH-PEREZ: Yes, it is.  MR. MORRIS: Oh, is it?  MR. MORRIS: What number is it?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	with this.  BY MR. MORRIS:  Q. Do you understand MS. DEITSCH-PEREZ: Hang on a minute. One second. Okay. We're good. We've got it.  BY MR. MORRIS: Q. Okay. Are you looking at the document that is Exhibit 4 that's attached to the document that's been denoted as number 2? MS. DEITSCH-PEREZ: Yes. Tum to the page before the one that says THE WITNESS: Oh, okay.	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And I'm going to ask my colleague to put up on the screen — I don't think it's in the binder that I gave you.  MS. DEITSCH-PEREZ: Yes, it is.  MR. MORRIS: Oh, is it?  MS. DEITSCH-PEREZ: It is?  MR. MORRIS: What number is it?  MS. DEITSCH-PEREZ: It is number	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	with this.  BY MR. MORRIS:  Q. Do you understand MS. DEITSCH-PEREZ: Hang on a minute. One second. Okay. We're good. We've got it.  BY MR. MORRIS: Q. Okay. Are you looking at the document that is Exhibit 4 that's attached to the document that's been denoted as number 2?  MS. DEITSCH-PEREZ: Yes. Turn to the page before the one that says THE WITNESS: Oh, okay. A. So page 4 of 37?	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And I'm going to ask my colleague to put up on the screen — I don't think it's in the binder that I gave you.  MS. DEITSCH-PEREZ: Yes, it is.  MR. MORRIS: Oh, is it?  MS. DEITSCH-PEREZ: It is?  MR. MORRIS: What number is it?  MS. DEITSCH-PEREZ: It is number 2, it looks like.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	with this.  BY MR. MORRIS:  Q. Do you understand —     MS. DEITSCH-PEREZ: Hang on a minute. One second.     Okay. We're good. We've got it.  BY MR. MORRIS:     Q. Okay. Are you looking at the document that is Exhibit 4 that's attached to the document that's been denoted as number 2?  MS. DEITSCH-PEREZ: Yes.     Turn to the page before the one that says —     THE WITNESS: Oh, okay. A. So page 4 of 37? Q. Yes.	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And I'm going to ask my colleague to put up on the screen — I don't think it's in the binder that I gave you.  MS. DEITSCH-PEREZ: Yes, it is.  MR. MORRIS: Oh, is it?  MS. DEITSCH-PEREZ: It is?  MR. MORRIS: What number is it?  MS. DEITSCH-PEREZ: It is number 2, it looks like.  MR. MORRIS: So we'll put it up	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	with this.  BY MR. MORRIS:  Q. Do you understand —     MS. DEITSCH-PEREZ: Hang on a minute. One second.     Okay. We're good. We've got it.  BY MR. MORRIS:     Q. Okay. Are you looking at the document that is Exhibit 4 that's attached to the document that's been denoted as number 2?      MS. DEITSCH-PEREZ: Yes.     Turn to the page before the one that says —     THE WITNESS: Oh, okay.  A. So page 4 of 37?  Q. Yes.     (Document review.)	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And I'm going to ask my colleague to put up on the screen — I don't think it's in the binder that I gave you.  MS. DEITSCH-PEREZ: Yes, it is.  MR. MORRIS: Oh, is it?  MS. DEITSCH-PEREZ: It is?  MR. MORRIS: What number is it?  MS. DEITSCH-PEREZ: It is number 2, it looks like.  MR. MORRIS: So we'll put it up on the screen and then you can look at	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	with this.  BY MR. MORRIS:  Q. Do you understand —	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And I'm going to ask my colleague to put up on the screen — I don't think it's in the binder that I gave you.  MS. DEITSCH-PEREZ: Yes, it is.  MR. MORRIS: Oh, is it?  MS. DEITSCH-PEREZ: It is?  MR. MORRIS: What number is it?  MS. DEITSCH-PEREZ: It is number 2, it looks like.  MR. MORRIS: So we'll put it up on the screen and then you can look at the hard copy.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	with this.  BY MR. MORRIS:  Q. Do you understand —	
A. No. Changing that term, no, I'm not familiar.  Q. Okay. Let's switch topics and I'll cover this topic and then we can take a lunch break.  I'd like to turn now to the limited partnership agreement, the LP agreement as I think we've defined it. And I'm going to ask my colleague to put up on the screen — I don't think it's in the binder that I gave you.  MS. DEITSCH-PEREZ: Yes, it is.  MR. MORRIS: Oh, is it?  MS. DEITSCH-PEREZ: It is?  MR. MORRIS: What number is it?  MS. DEITSCH-PEREZ: It is number 2, it looks like.  MR. MORRIS: So we'll put it up on the screen and then you can look at	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	with this.  BY MR. MORRIS:  Q. Do you understand —	
	N. Dondero issued in favor of Highland? A. 30-year. Q. It was a 30-year note? A. Um-hmm. Q. Do you recall anything else about that note? A. I believe it was 2017. Q. Okay. A. And the amounts we already discussed. Q. Do you know who determined that the promissory note would be a 30-year term? A. I do not. Q. Do you know who on behalf of Highland agreed to accept a 30-year note from NexPoint? MS. DEITSCH-PEREZ: Object to the form. A. I don't know, John. Q. Did you or Dugaboy make an effort at any time prior to the petition date to determine whether or not a 30-year term was appropriate?  Page 144  N. Dondero	N. Dondero issued in favor of Highland?  A. 30-year.  Q. It was a 30-year note?  A. Um-hmm.  Q. Do you recall anything else about that note?  A. I believe it was 2017.  Q. Okay.  A. And the amounts we already discussed.  Q. Do you know who determined that the promissory note would be a 30-year term?  A. I do not.  Q. Do you know who on behalf of Highland agreed to accept a 30-year note from NexPoint?  MS. DEITSCH-PEREZ: Object to the form.  A. I don't know, John.  Q. Did you or Dugaboy make an effort at any time prior to the petition date to determine whether or not a 30-year term was appropriate?	N. Dondero issued in favor of Highland?  A. 30-year. Q. It was a 30-year note? A. Um-hmm. Q. Do you recall anything else about that note? A. I believe it was 2017. Q. O kay. A. And the amounts we already discussed. Q. Do you know who determined that the promissory note would be a 30-year term? A. I do not. Q. Do you know who on behalf of Highland agreed to accept a 30-year note from NexPoint? MS. DEITSCH-PEREZ: Object to the form. A. I don't know, John. Q. Did you or Dugaboy make an effort at any time prior to the petition date whether that note? A. I donot to plot you or Dugaboy know prior to the petition date whether the \$30 million the promissory note would be a 30-year term? A. I do not. Q. Do you know who on behalf of Highland agreed to accept a 30-year note from NexPoint?  MS. DEITSCH-PEREZ: Object to the form. A. I don't know, John. Q. Did you or Dugaboy make an effort at any time prior to the petition date to determine whether or not a 30-year term was appropriate?  N. Dondero  1 N. Dondero

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 127 of 200 PageID 49573

	Sase 3.21-CV-00001-X   DOCUMENT 170-42   FIN		
1	Page 146 N. Dondero	1	Page 147 N. Dondero
2	Document 63-4 in the middle?	2	before today or before I sent it?
3	A. Yes, I do.	3	A. Yes.
4	Q. And you're at page 2 of 37,	4	Q. Okay. Do you recall when you
5	correct?	5	first obtained a copy of the LP agreement?
6	A. Correct.	6	A. The very first time?
7	Q. Okay. Do you understand that	7	Q. Yeah.
8	this is the document we defined earlier as	8	A. I don't know specifically, John.
_	the LP agreement?	9	Q. Can we go to the document – the
9	A. Yes, sir.	10	page that's marked 32 of 37?
11		11	MS. DEITSCH-PEREZ: 2 of 37?
12	Q. Have you seen this document before now?	12	THE WITNESS: 32 of 7 – 32 of
	A. Yes.	13	37.
13			
14	Q. Do you recall when you saw this	14	MS. DEITSCH-PEREZ: Thank you.
15	document for the first time?	15	(Document review.)
16	A. Shortly after it was made, when I	16	BY MR. MORRIS:
17	was trustee.	17	Q. And is that your signature there?
18	Q. Okay. Do you recall the	18	MR. MORRIS: If we can get page
19	circumstances under which you saw the LP	19	32 of 37 up on the screen.
20	agreement for the first time?	20	(Document review.)
21	A. No, I don't remember the	21	BY MR. MORRIS:
22	circumstance.	22	Q. And is that your signature there,
23	Q. Do you have a copy of the LP	23	ma'am?
24	agreement in your personal possession?	24	A. Well, on the paper copy, it is.
25	Like other than right now, did you have it	25	Oh, there it is. Yes.
	Page 148		Page 149
1	N. Dondero	1	N. Dondero
2	N. Dondero Q. Okay.	2	the LP agreement before?
	N. Dondero Q. Okay. MR. MORRIS: And I apologize La		the LP agreement before?  A. Yes.
2	N. Dondero Q. Okay.	2	the LP agreement before?  A. Yes.  Q. Do you recall when you first read
2	N. Dondero Q. Okay. MR. MORRIS: And I apologize La	2	the LP agreement before?  A. Yes.
2 3 4	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section	2 3 4	the LP agreement before?  A. Yes.  Q. Do you recall when you first read
2 3 4 5	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10?	2 3 4 5	the LP agreement before?  A. Yes.  Q. Do you recall when you first read or you first saw Section 3.10?
2 3 4 5 6	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one	2 3 4 5 6	the LP agreement before?  A. Yes.  Q. Do you recall when you first read or you first saw Section 3.10?  A. On the day I probably signed it.
2 3 4 5 6 7	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are	2 3 4 5 6 7	the LP agreement before?  A. Yes.  Q. Do you recall when you first read or you first saw Section 3.10?  A. On the day I probably signed it.  Q. All right. I don't want you to
2 3 4 5 6 7 8	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked.	2 3 4 5 6 7 8	the LP agreement before?  A. Yes.  Q. Do you recall when you first read or you first saw Section 3.10?  A. On the day I probably signed it.  Q. All right. I don't want you to speculate. I want you to search your
2 3 4 5 6 7 8 9	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as	2 3 4 5 6 7 8 9	the LP agreement before?  A. Yes.  Q. Do you recall when you first read or you first saw Section 3.10?  A. On the day I probably signed it.  Q. All right. I don't want you to speculate. I want you to search your memory.
2 3 4 5 6 7 8 9	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2.	2 3 4 5 6 7 8 9 10	the LP agreement before?  A. Yes.  Q. Do you recall when you first read or you first saw Section 3.10?  A. On the day I probably signed it.  Q. All right. I don't want you to speculate. I want you to search your memory.  A. Okay.
2 3 4 5 6 7 8 9 10	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2. (N. Dondero Exhibit 2, Amended	2 3 4 5 6 7 8 9 10	the LP agreement before?  A. Yes. Q. Do you recall when you first read or you first saw Section 3.10? A. On the day I probably signed it. Q. All right. I don't want you to speculate. I want you to search your memory. A. Okay. Q. Do you recall when you saw
2 3 4 5 6 7 8 9 10 11 12	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2. (N. Dondero Exhibit 2, Amended Complaint for (1) Breach of Contract,	2 3 4 5 6 7 8 9 10 11 12	the LP agreement before?  A. Yes.  Q. Do you recall when you first read or you first saw Section 3.10?  A. On the day I probably signed it.  Q. All right. I don't want you to speculate. I want you to search your memory.  A. Okay.  Q. Do you recall when you saw Section 3.10 for the first time?
2 3 4 5 6 7 8 9 10 11 12 13	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2. (N. Dondero Exhibit 2, Amended Complaint for (1) Breach of Contract, (II) Turnover of Property, (III)	2 3 4 5 6 7 8 9 10 11 12 13	the LP agreement before?  A. Yes.  Q. Do you recall when you first read or you first saw Section 3.10?  A. On the day I probably signed it.  Q. All right. I don't want you to speculate. I want you to search your memory.  A. Okay.  Q. Do you recall when you saw Section 3.10 for the first time?  A. The first time I saw the
2 3 4 5 6 7 8 9 10 11 12 13 14	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2. (N. Dondero Exhibit 2, Amended Complaint for (1) Breach of Contract, (II) Turnover of Property, (III) Fraudulent Transfer, and (IV) Breach of	2 3 4 5 6 7 8 9 10 11 12 13 14	the LP agreement before?  A. Yes.  Q. Do you recall when you first read or you first saw Section 3.10?  A. On the day I probably signed it.  Q. All right. I don't want you to speculate. I want you to search your memory.  A. Okay.  Q. Do you recall when you saw Section 3.10 for the first time?  A. The first time I saw the document.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2. (N. Dondero Exhibit 2, Amended Complaint for (1) Breach of Contract, (II) Turnover of Property, (III) Fraudulent Transfer, and (IV) Breach of Fiduciary Duty, marked for	2 3 4 5 6 7 8 9 10 11 12 13 14 15	the LP agreement before?  A. Yes. Q. Do you recall when you first read or you first saw Section 3.10?  A. On the day I probably signed it. Q. All right. I don't want you to speculate. I want you to search your memory.  A. Okay. Q. Do you recall when you saw Section 3.10 for the first time?  A. The first time I saw the document. Q. Okay. Do you recall the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2. (N. Dondero Exhibit 2, Amended Complaint for (1) Breach of Contract, (II) Turnover of Property, (III) Fraudulent Transfer, and (IV) Breach of Fiduciary Duty, marked for identification, as of this date.)	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	the LP agreement before?  A. Yes.  Q. Do you recall when you first read or you first saw Section 3.10?  A. On the day I probably signed it.  Q. All right. I don't want you to speculate. I want you to search your memory.  A. Okay.  Q. Do you recall when you saw Section 3.10 for the first time?  A. The first time I saw the document.  Q. Okay. Do you recall the circumstances under which you reviewed
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2. (N. Dondero Exhibit 2, Amended Complaint for (1) Breach of Contract, (II) Turnover of Property, (III) Fraudulent Transfer, and (IV) Breach of Fiduciary Duty, marked for identification, as of this date.) MS. DEITSCH-PEREZ: Did I miss	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	the LP agreement before?  A. Yes. Q. Do you recall when you first read or you first saw Section 3.10? A. On the day I probably signed it. Q. All right. I don't want you to speculate. I want you to search your memory. A. Okay. Q. Do you recall when you saw Section 3.10 for the first time? A. The first time I saw the document. Q. Okay. Do you recall the circumstances under which you reviewed Section 3.10? A. Prior to signing the document.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2. (N. Dondero Exhibit 2, Amended Complaint for (1) Breach of Contract, (II) Turnover of Property, (III) Fraudulent Transfer, and (IV) Breach of Fiduciary Duty, marked for identification, as of this date.) MS. DEITSCH-PEREZ: Did I miss Exhibit 1? MR. MORRIS: No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	the LP agreement before?  A. Yes. Q. Do you recall when you first read or you first saw Section 3.10? A. On the day I probably signed it. Q. All right. I don't want you to speculate. I want you to search your memory. A. Okay. Q. Do you recall when you saw Section 3.10 for the first time? A. The first time I saw the document. Q. Okay. Do you recall the circumstances under which you reviewed Section 3.10? A. Prior to signing the document. Q. Do you see there is a reference
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2. (N. Dondero Exhibit 2, Amended Complaint for (1) Breach of Contract, (II) Turnover of Property, (III) Fraudulent Transfer, and (IV) Breach of Fiduciary Duty, marked for identification, as of this date.) MS. DEITSCH-PEREZ: Did I miss Exhibit 1? MR. MORRIS: No. MS. DEITSCH-PEREZ: Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	the LP agreement before?  A. Yes.  Q. Do you recall when you first read or you first saw Section 3.10?  A. On the day I probably signed it.  Q. All right. I don't want you to speculate. I want you to search your memory.  A. Okay.  Q. Do you recall when you saw Section 3.10 for the first time?  A. The first time I saw the document.  Q. Okay. Do you recall the circumstances under which you reviewed Section 3.10?  A. Prior to signing the document.  Q. Do you see there is a reference in the document in Section 3.10 to majority
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2. (N. Dondero Exhibit 2, Amended Complaint for (1) Breach of Contract, (II) Turnover of Property, (III) Fraudulent Transfer, and (IV) Breach of Fiduciary Duty, marked for identification, as of this date.) MS. DEITSCH-PEREZ: Did I miss Exhibit 1? MR. MORRIS: No. MS. DEITSCH-PEREZ: Okay. BY MR. MORRIS:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	the LP agreement before?  A. Yes.  Q. Do you recall when you first read or you first saw Section 3.10?  A. On the day I probably signed it.  Q. All right. I don't want you to speculate. I want you to search your memory.  A. Okay.  Q. Do you recall when you saw Section 3.10 for the first time?  A. The first time I saw the document.  Q. Okay. Do you recall the circumstances under which you reviewed Section 3.10?  A. Prior to signing the document.  Q. Do you see there is a reference in the document in Section 3.10 to majority interest?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2. (N. Dondero Exhibit 2, Amended Complaint for (1) Breach of Contract, (II) Turnover of Property, (III) Fraudulent Transfer, and (IV) Breach of Fiduciary Duty, marked for identification, as of this date.) MS. DEITSCH-PEREZ: Did I miss Exhibit 1? MR. MORRIS: No. MS. DEITSCH-PEREZ: Okay. BY MR. MORRIS: Q. Do you see Section 3.10? Do you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	the LP agreement before?  A. Yes. Q. Do you recall when you first read or you first saw Section 3.10? A. On the day I probably signed it. Q. All right. I don't want you to speculate. I want you to search your memory. A. Okay. Q. Do you recall when you saw Section 3.10 for the first time? A. The first time I saw the document. Q. Okay. Do you recall the circumstances under which you reviewed Section 3.10? A. Prior to signing the document. Q. Do you see there is a reference in the document in Section 3.10 to majority interest? A. Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2. (N. Dondero Exhibit 2, Amended Complaint for (1) Breach of Contract, (II) Turnover of Property, (III) Fraudulent Transfer, and (IV) Breach of Fiduciary Duty, marked for identification, as of this date.) MS. DEITSCH-PEREZ: Did I miss Exhibit 1? MR. MORRIS: No. MS. DEITSCH-PEREZ: Okay. BY MR. MORRIS: Q. Do you see Section 3.10? Do you have that in front of you?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	the LP agreement before?  A. Yes. Q. Do you recall when you first read or you first saw Section 3.10? A. On the day I probably signed it. Q. All right. I don't want you to speculate. I want you to search your memory. A. Okay. Q. Do you recall when you saw Section 3.10 for the first time? A. The first time I saw the document. Q. Okay. Do you recall the circumstances under which you reviewed Section 3.10? A. Prior to signing the document. Q. Do you see there is a reference in the document in Section 3.10 to majority interest? A. Yes, sir. Q. Do you have an understanding of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero Q. Okay. MR. MORRIS: And I apologize La Asia, but can we go now to Section 3.10? We're going to mark it. This one is Exhibit 2. Don't worry that we are going out of order. They're premarked. So this document we're going to mark as Exhibit 2. (N. Dondero Exhibit 2, Amended Complaint for (1) Breach of Contract, (II) Turnover of Property, (III) Fraudulent Transfer, and (IV) Breach of Fiduciary Duty, marked for identification, as of this date.) MS. DEITSCH-PEREZ: Did I miss Exhibit 1? MR. MORRIS: No. MS. DEITSCH-PEREZ: Okay. BY MR. MORRIS: Q. Do you see Section 3.10? Do you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	the LP agreement before?  A. Yes. Q. Do you recall when you first read or you first saw Section 3.10? A. On the day I probably signed it. Q. All right. I don't want you to speculate. I want you to search your memory. A. Okay. Q. Do you recall when you saw Section 3.10 for the first time? A. The first time I saw the document. Q. Okay. Do you recall the circumstances under which you reviewed Section 3.10? A. Prior to signing the document. Q. Do you see there is a reference in the document in Section 3.10 to majority interest? A. Yes, sir.

(	Lase 3:21-cv-00881-X   Document 178-42   Fil	cu	01/03/24 1 age 120 01 200 1 age 12 -	
1	Page 150 N. Dondero	1	N. Dondero	Page 151
2	partners. I apologize.	2	Q. And did you believe that prior to	
3	Q. And what is the basis for that	3	the petition date?	
4	understanding?	4	A. Yes.	
5	A. Because the class A limited	5	Q. What was the basis for your	
6	partners is the majority interest. Holds	6	belief prior to the petition date that	
7	- I'm sorry, holds the majority interest.	_	Dugaboy held a majority interest?	
0	Q. And did you ever discuss that	8	A. I was told that Dugaboy held the	
8	•			
9 10	with anybody at any time?  MS. DEITSCH-PEREZ: And I'm going	9	majority interest.	
	5 5	10	Q. And who told you that Dugaboy	
11 12	to direct her to ask exclude any	11 12	held the majority interest?  A. Melissa Schroth.	
	discussions with lawyers. So other –			
13	MR. MORRIS: Let me rephrase the	13	Q. Do you recall when Ms. Schroth	
14	question. Let me rephrase the	14	told you that?	
15	question.	15	A. Shortly after I became trustee.	
16	BY MR. MORRIS:	16	Q. And can you tell me who Melissa	
17	Q. Did you ever discuss the	17	Schroth is?	
18	definition of majority interest with	18	A. Melissa is a financial assistant	
19	anybody at any time prior to the petition	19	with Jim.	
20	date?	20	Q. And you communicated with	
21	A. I don't recall.	21	Ms. Schroth on a regular basis prior to the	
22	Q. Do you believe that Dugaboy holds	22	petition date; is that fair?	
23	a majority interest, as that term is used	23	A. Correct.	
24	in Section 3.10?	24	Q. Do you know, is Ms. Schroth a	
25	A. Yes, I do believe that.	25	lawyer?	
1	Page 152 N. Dondero	1	N. Dondero	Page 153
2	A. I don't believe so.	2	trigger period was?	
3		_	tilgget period was:	
4	O Do you know anything about her	2	A No.	
4	Q. Do you know anything about her	3	A. No.	
5	background or expertise?	4	Q. Did you ever ask anybody prior to	
5	background or expertise?  A. Accounting, I believe.	4 5	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period	
6	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to	4 5 6	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?	
6 7	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to corroborate what Ms. Schroth told you about	4 5 6 7	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so.	
6 7 8	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest?	4 5 6 7 8	<ul> <li>Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?</li> <li>A. I don't believe so.</li> <li>Q. Did you or Dugaboy make any</li> </ul>	
6 7 8 9	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest?  A. I had no reason to disbelieve	4 5 6 7 8 9	<ul> <li>Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?</li> <li>A. I don't believe so.</li> <li>Q. Did you or Dugaboy make any effort prior to the petition date to</li> </ul>	
6 7 8 9	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest?  A. I had no reason to disbelieve her.	4 5 6 7 8 9	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had	
6 7 8 9 10	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest?  A. I had no reason to disbelieve her.  Q. But you didn't do anything to	4 5 6 7 8 9 10	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?	
6 7 8 9 10 11	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest?  A. I had no reason to disbelieve her.  Q. But you didn't do anything to corroborate that; is that right?	4 5 6 7 8 9 10 11 12	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?  A. I don't believe so.	
6 7 8 9 10 11 12	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest?  A. I had no reason to disbelieve her.  Q. But you didn't do anything to corroborate that; is that right?  A. I did not, sir.	4 5 6 7 8 9 10 11 12 13	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?  A. I don't believe so. Q. Did you or Dugaboy ever know	
6 7 8 9 10 11 12 13	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest?  A. I had no reason to disbelieve her.  Q. But you didn't do anything to corroborate that; is that right?  A. I did not, sir.  Q. Did you seek any advice from	4 5 6 7 8 9 10 11 12 13 14	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?  A. I don't believe so. Q. Did you or Dugaboy ever know prior to the petition date whether in fact	
6 7 8 9 10 11 12 13 14 15	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest?  A. I had no reason to disbelieve her.  Q. But you didn't do anything to corroborate that; is that right?  A. I did not, sir.  Q. Did you seek any advice from anybody to ascertain whether what	4 5 6 7 8 9 10 11 12 13 14 15	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?  A. I don't believe so. Q. Did you or Dugaboy ever know prior to the petition date whether in fact a NAV trigger period had ever occurred?	
6 7 8 9 10 11 12 13 14 15	background or expertise?  A. Accounting, I believe. Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest? A. I had no reason to disbelieve her. Q. But you didn't do anything to corroborate that; is that right? A. I did not, sir. Q. Did you seek any advice from anybody to ascertain whether what Ms. Schroth told you was accurate?	4 5 6 7 8 9 10 11 12 13 14 15 16	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?  A. I don't believe so. Q. Did you or Dugaboy ever know prior to the petition date whether in fact a NAV trigger period had ever occurred?  A. I don't think so.	
6 7 8 9 10 11 12 13 14 15 16 17	background or expertise?  A. Accounting, I believe. Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest? A. I had no reason to disbelieve her. Q. But you didn't do anything to corroborate that; is that right? A. I did not, sir. Q. Did you seek any advice from anybody to ascertain whether what Ms. Schroth told you was accurate? A. I don't recall.	4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?  A. I don't believe so. Q. Did you or Dugaboy ever know prior to the petition date whether in fact a NAV trigger period had ever occurred?  A. I don't think so. Q. All right.	
6 7 8 9 10 11 12 13 14 15 16 17 18	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest?  A. I had no reason to disbelieve her.  Q. But you didn't do anything to corroborate that; is that right?  A. I did not, sir.  Q. Did you seek any advice from anybody to ascertain whether what Ms. Schroth told you was accurate?  A. I don't recall.  Q. Okay. Do you see at the end of	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?  A. I don't believe so. Q. Did you or Dugaboy ever know prior to the petition date whether in fact a NAV trigger period had ever occurred?  A. I don't think so. Q. All right. MR. MORRIS: I think if it's okay	
6 7 8 9 10 11 12 13 14 15 16 17 18	background or expertise?  A. Accounting, I believe. Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest? A. I had no reason to disbelieve her. Q. But you didn't do anything to corroborate that; is that right? A. I did not, sir. Q. Did you seek any advice from anybody to ascertain whether what Ms. Schroth told you was accurate? A. I don't recall. Q. Okay. Do you see at the end of Section 3.10, there is a reference to NAV	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?  A. I don't believe so. Q. Did you or Dugaboy ever know prior to the petition date whether in fact a NAV trigger period had ever occurred?  A. I don't think so. Q. All right. MR. MORRIS: I think if it's okay with you guys, now might be a nice time	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	background or expertise?  A. Accounting, I believe. Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest? A. I had no reason to disbelieve her. Q. But you didn't do anything to corroborate that; is that right? A. I did not, sir. Q. Did you seek any advice from anybody to ascertain whether what Ms. Schroth told you was accurate? A. I don't recall. Q. Okay. Do you see at the end of Section 3.10, there is a reference to NAV trigger period?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?  A. I don't believe so. Q. Did you or Dugaboy ever know prior to the petition date whether in fact a NAV trigger period had ever occurred?  A. I don't think so. Q. All right.  MR. MORRIS: I think if it's okay with you guys, now might be a nice time to take a lunch break.	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	background or expertise?  A. Accounting, I believe. Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest? A. I had no reason to disbelieve her. Q. But you didn't do anything to corroborate that; is that right? A. I did not, sir. Q. Did you seek any advice from anybody to ascertain whether what Ms. Schroth told you was accurate? A. I don't recall. Q. Okay. Do you see at the end of Section 3.10, there is a reference to NAV trigger period? A. Yes.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?  A. I don't believe so. Q. Did you or Dugaboy ever know prior to the petition date whether in fact a NAV trigger period had ever occurred?  A. I don't think so. Q. All right. MR. MORRIS: I think if it's okay with you guys, now might be a nice time to take a lunch break. I prefer that it not be too	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest?  A. I had no reason to disbelieve her.  Q. But you didn't do anything to corroborate that; is that right?  A. I did not, sir.  Q. Did you seek any advice from anybody to ascertain whether what Ms. Schroth told you was accurate?  A. I don't recall.  Q. Okay. Do you see at the end of Section 3.10, there is a reference to NAV trigger period?  A. Yes.  Q. Do you have an understanding —	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?  A. I don't believe so. Q. Did you or Dugaboy ever know prior to the petition date whether in fact a NAV trigger period had ever occurred?  A. I don't think so. Q. All right. MR. MORRIS: I think if it's okay with you guys, now might be a nice time to take a lunch break. I prefer that it not be too extended. Would it be okay if we came	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest?  A. I had no reason to disbelieve her.  Q. But you didn't do anything to corroborate that; is that right?  A. I did not, sir.  Q. Did you seek any advice from anybody to ascertain whether what Ms. Schroth told you was accurate?  A. I don't recall.  Q. Okay. Do you see at the end of Section 3.10, there is a reference to NAV trigger period?  A. Yes.  Q. Do you have an understanding — withdrawn.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?  A. I don't believe so. Q. Did you or Dugaboy ever know prior to the petition date whether in fact a NAV trigger period had ever occurred?  A. I don't think so. Q. All right. MR. MORRIS: I think if it's okay with you guys, now might be a nice time to take a lunch break. I prefer that it not be too extended. Would it be okay if we came back at the bottom of the hour?	
6 7 8	background or expertise?  A. Accounting, I believe.  Q. Did you ever do anything to corroborate what Ms. Schroth told you about Dugaboy being a majority interest?  A. I had no reason to disbelieve her.  Q. But you didn't do anything to corroborate that; is that right?  A. I did not, sir.  Q. Did you seek any advice from anybody to ascertain whether what Ms. Schroth told you was accurate?  A. I don't recall.  Q. Okay. Do you see at the end of Section 3.10, there is a reference to NAV trigger period?  A. Yes.  Q. Do you have an understanding —	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Did you ever ask anybody prior to the petition date what a NAV trigger period was?  A. I don't believe so. Q. Did you or Dugaboy make any effort prior to the petition date to ascertain whether a NAV trigger period had occurred?  A. I don't believe so. Q. Did you or Dugaboy ever know prior to the petition date whether in fact a NAV trigger period had ever occurred?  A. I don't think so. Q. All right. MR. MORRIS: I think if it's okay with you guys, now might be a nice time to take a lunch break. I prefer that it not be too extended. Would it be okay if we came	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 129 of 200 PageID 49575

1	N. Dondero	Page 154	1	N. Dondero	Page 155
2	MR. MORRIS: Yeah, 1:30 Central.		2	AFTERNOON SESSION	
3	Is that good?		3	(Time noted: 1:35 p.m.)	
4	THE WITNESS: That would be		4	THE VIDEOGRAPHER: The time is	
5	great. Thank you.		5	1:35. We are back on the record.	
6	MR. MORRIS: Thanks so much.		6	* * *	
7	THE VIDEOGRAPHER: The time is		7	NANCY DONDERO, resumed and	
8	12:54. We're going off the record.		8	testified as follows:	
9	(Recess is taken.)		9	EXAMINATION BY (Cont'd.)	
10			10	MR. MORRIS:	
11			11	Q. Ms. Dondero, are you ready to	
12			12	proceed?	
13			13	A. Iam.	
14			14	MR. MORRIS: Are you Deborah?	
15			15	MS. DEITSCH-PEREZ: (Nodding.)	
16			16	MR. MORRIS: Okay. Thank you.	
17			17	BY MR. MORRIS:	
18			18	Q. Can you hear me okay?	
19			19	A. Yes, sir.	
20			20	Q. Okay. I've switched from my	
21			21	phone to my computer. Somehow it worked.	
22			22	Now I wanted to make sure you can hear me.	
23			23	Ms. Dondero, did you speak to	
24			24	anybody during the break about the	
25			25	substance of your testimony?	
		Page 156			Page 157
1	N. Dondero	rage 150	1	N. Dondero	rage 157
2	A. No, sir.		2	A. No.	
3	Q. Did you speak to anybody during		3	Q. Let's switch gears now and let's	
4	the break regarding the substance of this				
			4	talk about the oral agreement that's been	
5			4 5	talk about the oral agreement that's been referred to in this litigation.	
5 6	deposition in any way?			referred to in this litigation.	
	deposition in any way?  A. No, sir.		5	referred to in this litigation. I'd like to put up on the screen	
6 7	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just		5	referred to in this litigation. I'd like to put up on the screen a document that you don't have a hard copy	
6 7	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement.		5 6 7	referred to in this litigation. I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you,	
6 7 8 9	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just		5 6 7 8	referred to in this litigation. I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint	
6 7 8 9 10	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement.  Do you remember that?  A. Yes.		5 6 7 8 9	referred to in this litigation. I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and	
6 7 8 9 10 11	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement.  Do you remember that?  A. Yes.  Q. Is there anything about the LP		5 6 7 8 9 10	referred to in this litigation. I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy.	
6 7 8 9 10 11 12	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement.  Do you remember that?  A. Yes.  Q. Is there anything about the LP agreement that you – withdrawn.		5 6 7 8 9 10 11 12	referred to in this litigation. I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy. MR. MORRIS: And that document	
6 7 8 9 10 11 12 13	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement.  Do you remember that?  A. Yes.  Q. Is there anything about the LP agreement that you — withdrawn.  Is there anything that you or		5 6 7 8 9 10 11 12 13	referred to in this litigation.  I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy.  MR. MORRIS: And that document we're marking for purposes of the	
6 7 8 9 10 11 12 13 14	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement.  Do you remember that?  A. Yes.  Q. Is there anything about the LP agreement that you — withdrawn.  Is there anything that you or  Dugaboy don't understand about Section 3.10		5 6 7 8 9 10 11 12 13 14	referred to in this litigation.  I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy.  MR. MORRIS: And that document we're marking for purposes of the deposition as Exhibit No. 31.	
6 7 8 9 10 11 12 13 14 15	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement.  Do you remember that?  A. Yes.  Q. Is there anything about the LP agreement that you — withdrawn.  Is there anything that you or  Dugaboy don't understand about Section 3.10 of the LP agreement?		5 6 7 8 9 10 11 12 13 14 15	referred to in this litigation.  I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy.  MR. MORRIS: And that document we're marking for purposes of the deposition as Exhibit No. 31.  (N. Dondero Exhibit 31, Defendant	
6 7 8 9 10 11 12 13 14 15 16	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement.  Do you remember that?  A. Yes.  Q. Is there anything about the LP agreement that you — withdrawn.  Is there anything that you or  Dugaboy don't understand about Section 3.10 of the LP agreement?  MS. DEITSCH-PEREZ: Object to the		5 6 7 8 9 10 11 12 13 14 15 16	referred to in this litigation.  I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy.  MR. MORRIS: And that document we're marking for purposes of the deposition as Exhibit No. 31.  (N. Dondero Exhibit 31, Defendant James Donder's Answer to Amended	
6 7 8 9 10 11 12 13 14 15 16 17	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement.  Do you remember that?  A. Yes.  Q. Is there anything about the LP agreement that you — withdrawn.  Is there anything that you or Dugaboy don't understand about Section 3.10 of the LP agreement?  MS. DEITSCH-PEREZ: Object to the form.		5 6 7 8 9 10 11 12 13 14 15 16 17	referred to in this litigation.  I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy.  MR. MORRIS: And that document we're marking for purposes of the deposition as Exhibit No. 31.  (N. Dondero Exhibit 31, Defendant James Donder's Answer to Amended Complaint, marked for identification,	
6 7 8 9 10 11 12 13 14 15 16 17 18	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement.  Do you remember that?  A. Yes.  Q. Is there anything about the LP agreement that you — withdrawn.  Is there anything that you or  Dugaboy don't understand about Section 3.10 of the LP agreement?  MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS:		5 6 7 8 9 10 11 12 13 14 15 16 17 18	referred to in this litigation.  I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy.  MR. MORRIS: And that document we're marking for purposes of the deposition as Exhibit No. 31.  (N. Dondero Exhibit 31, Defendant James Donder's Answer to Amended Complaint, marked for identification, as of this date.)	
6 7 8 9 10 11 12 13 14 15 16 17 18 19	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement.  Do you remember that?  A. Yes.  Q. Is there anything about the LP agreement that you — withdrawn.  Is there anything that you or Dugaboy don't understand about Section 3.10 of the LP agreement?  MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS:  Q. You can answer.		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	referred to in this litigation.  I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy.  MR. MORRIS: And that document we're marking for purposes of the deposition as Exhibit No. 31.  (N. Dondero Exhibit 31, Defendant James Donder's Answer to Amended Complaint, marked for identification, as of this date.)  MR. MORRIS: Can we put that on	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement.  Do you remember that?  A. Yes.  Q. Is there anything about the LP agreement that you — withdrawn.  Is there anything that you or Dugaboy don't understand about Section 3.10 of the LP agreement?  MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS:  Q. You can answer.  A. No.		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	referred to in this litigation.  I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy.  MR. MORRIS: And that document we're marking for purposes of the deposition as Exhibit No. 31.  (N. Dondero Exhibit 31, Defendant James Donder's Answer to Amended Complaint, marked for identification, as of this date.)  MR. MORRIS: Can we put that on the screen, please, and turn to	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. No, sir. Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement. Do you remember that? A. Yes. Q. Is there anything about the LP agreement that you — withdrawn. Is there anything that you or Dugaboy don't understand about Section 3.10 of the LP agreement? MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. You can answer. A. No. Q. Is there any aspect of Section		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	referred to in this litigation.  I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy.  MR. MORRIS: And that document we're marking for purposes of the deposition as Exhibit No. 31.  (N. Dondero Exhibit 31, Defendant James Donder's Answer to Amended Complaint, marked for identification, as of this date.)  MR. MORRIS: Can we put that on the screen, please, and turn to paragraph 82?	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. No, sir. Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement. Do you remember that? A. Yes. Q. Is there anything about the LP agreement that you — withdrawn. Is there anything that you or Dugaboy don't understand about Section 3.10 of the LP agreement? MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. You can answer. A. No. Q. Is there any aspect of Section 3.10 that you and Dugaboy thinks is		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	referred to in this litigation.  I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy.  MR. MORRIS: And that document we're marking for purposes of the deposition as Exhibit No. 31.  (N. Dondero Exhibit 31, Defendant James Donder's Answer to Amended Complaint, marked for identification, as of this date.)  MR. MORRIS: Can we put that on the screen, please, and turn to paragraph 82?  Actually, stop right there.	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	deposition in any way?  A. No, sir.  Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement.  Do you remember that?  A. Yes.  Q. Is there anything about the LP agreement that you — withdrawn.  Is there anything that you or  Dugaboy don't understand about Section 3.10 of the LP agreement?  MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS:  Q. You can answer.  A. No.  Q. Is there any aspect of Section 3.10 that you and Dugaboy thinks is ambiguous?		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	referred to in this litigation.  I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy.  MR. MORRIS: And that document we're marking for purposes of the deposition as Exhibit No. 31.  (N. Dondero Exhibit 31, Defendant James Donder's Answer to Amended Complaint, marked for identification, as of this date.)  MR. MORRIS: Can we put that on the screen, please, and turn to paragraph 82?  Actually, stop right there. BY MR. MORRIS:	
6 7 8 9 10 11 12 13 14 15 16 17	A. No, sir. Q. Okay. When we left, we had just looked at Section 3.10 of the LP agreement. Do you remember that? A. Yes. Q. Is there anything about the LP agreement that you — withdrawn. Is there anything that you or Dugaboy don't understand about Section 3.10 of the LP agreement? MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. You can answer. A. No. Q. Is there any aspect of Section 3.10 that you and Dugaboy thinks is		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	referred to in this litigation.  I'd like to put up on the screen a document that you don't have a hard copy of, or at least I didn't give it to you, and that would be the Amended Complaint that was served by Highland against you and your brother and Dugaboy.  MR. MORRIS: And that document we're marking for purposes of the deposition as Exhibit No. 31.  (N. Dondero Exhibit 31, Defendant James Donder's Answer to Amended Complaint, marked for identification, as of this date.)  MR. MORRIS: Can we put that on the screen, please, and turn to paragraph 82?  Actually, stop right there.	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 130 of 200 PageID 49576

	Sase 3.21-CV-00001-X   Document 170-42   Fil	cu	02,00,2 : : ago 200 o: 200 : ago:2	
1	Page 158 N. Dondero	1	N. Dondero	Page 159
2	consistent with what I explained to you at	2	MS. CANTY: John, I'm sorry. 31	
3	the beginning of the deposition.	3	is actually the answer to the Amended	
4	I don't mean to rush you. I	4	Complaint.	
5	think you should take all the time you need	5	MR. MORRIS: I'm sorry. I	
6	to look at this document if you want to,	6	apologize that. Let me restate that.	
7	but my first question is simply whether you	7	Exhibit 31 is the answer,	
8	have ever seen this document before. And	8	Mr. Dondero's answer to the Amended	
9	if you need to see more of it, just let me	9	Complaint.	
10	know.	10	MS. DEITSCH-PEREZ: All right.	
11	(Document review.)	11	So what are you asking if she has seen?	
12	A. Can you scroll to the next page,	12	I was going to hand her the complaint.	
13	John, please?	13	MR. MORRIS: It's my mistake,	
14	Q. Sure.	14	Deborah. If we can go back to – if we	
15		15		
16	(Document review.) MS. DEITSCH-PEREZ: I have a hard	16	can go back to the top.  Let me start this over.	
17		17	BY MR. MORRIS:	
	copy here I could give the witness.		Q. Do you see, Ms. Dondero, that	
18	Do you want me to do that?  MR. MORRIS: Sure.	18		
19		19	this is defendant James Dondero's answer to	
20	BY MR. MORRIS:	20	Amended Complaint?	
21	Q. And just for clarity,	21	A. Yes, I see that.	
22	Ms. Dondero, this is the Amended Complaint	22	Q. Have you ever seen your brother's	
23	that Highland served to collect on the	23	answer to the Amended Complaint?	
24	notes that were issued by your brother.	24	A. I don't remember if I've seen	
25	A. Okay.	25	this or not. Deborah just gave me a hard	
_	Page 160		N. Davidana	Page 161
1	N. Dondero	1	N. Dondero	
2	copy. Can I have a quick minute to glance	2	A. Yes, sir.	
3	over it?	3	Q. So I'm going to read a portion of	
4	Q. Sure. Take your time. And let		it to you beginning at the very top, okay?	
5	me know at the top of it, what the docket	5	I just want you to follow along	
6	number is.		with me.	
7	A. Certainly.	7	Paragraph 82 says in part,	
8	Docket No. DOC 83 –	8	"Plaintiff's claims are barred in whole or	
9	Q. Okay. Perfect.	9	in part because prior to the demands for	
10	<ul><li>A. – filed on December 3rd.</li></ul>			
11		10	payment, plaintiff agreed that it would not	
	Is that it?	11	collect the notes upon fulfillment of	
12	Is that it?  Q. Yes. So we are looking at the	11 12	collect the notes upon fulfillment of condition subsequent. Specifically,	
12 13	Is that it? Q. Yes. So we are looking at the same thing.	11 12 13	collect the notes upon fulfillment of condition subsequent. Specifically, sometime between December of the year in	
12 13 14	Is that it?  Q. Yes. So we are looking at the same thing.  MR. MORRIS: And this document is	11 12 13 14	collect the notes upon fulfillment of condition subsequent. Specifically, sometime between December of the year in which each note was made and February the	
12 13 14 15	Is that it?  Q. Yes. So we are looking at the same thing.  MR. MORRIS: And this document is going to be marked as Exhibit 31.	11 12 13 14 15	collect the notes upon fulfillment of condition subsequent. Specifically, sometime between December of the year in which each note was made and February the following year, Defendant Nancy Dondero, as	
12 13 14 15 16	Is that it?  Q. Yes. So we are looking at the same thing.  MR. MORRIS: And this document is going to be marked as Exhibit 31.  A. Okay.	11 12 13 14 15 16	collect the notes upon fulfillment of condition subsequent. Specifically, sometime between December of the year in which each note was made and February the following year, Defendant Nancy Dondero, as representative for a majority of the Class	
12 13 14 15 16 17	Is that it?  Q. Yes. So we are looking at the same thing.  MR. MORRIS: And this document is going to be marked as Exhibit 31.  A. Okay.  Q. All right. Have you seen this	11 12 13 14 15 16 17	collect the notes upon fulfillment of condition subsequent. Specifically, sometime between December of the year in which each note was made and February the following year, Defendant Nancy Dondero, as representative for a majority of the Class A shareholders of plaintiff agreed that	
12 13 14 15 16 17	Is that it?  Q. Yes. So we are looking at the same thing.  MR. MORRIS: And this document is going to be marked as Exhibit 31.  A. Okay.  Q. All right. Have you seen this document before?	11 12 13 14 15 16 17 18	collect the notes upon fulfillment of condition subsequent. Specifically, sometime between December of the year in which each note was made and February the following year, Defendant Nancy Dondero, as representative for a majority of the Class A shareholders of plaintiff agreed that plaintiff would forgive the notes if	
12 13 14 15 16 17 18	Is that it?  Q. Yes. So we are looking at the same thing.  MR. MORRIS: And this document is going to be marked as Exhibit 31.  A. Okay.  Q. All right. Have you seen this document before?  A. I think so.	11 12 13 14 15 16 17	collect the notes upon fulfillment of condition subsequent. Specifically, sometime between December of the year in which each note was made and February the following year, Defendant Nancy Dondero, as representative for a majority of the Class A shareholders of plaintiff agreed that plaintiff would forgive the notes if certain portfolio companies were sold for	
12 13 14 15 16 17 18 19 20	Is that it?  Q. Yes. So we are looking at the same thing.  MR. MORRIS: And this document is going to be marked as Exhibit 31.  A. Okay.  Q. All right. Have you seen this document before?  A. I think so.  Q. Okay.	11 12 13 14 15 16 17 18	collect the notes upon fulfillment of condition subsequent. Specifically, sometime between December of the year in which each note was made and February the following year, Defendant Nancy Dondero, as representative for a majority of the Class A shareholders of plaintiff agreed that plaintiff would forgive the notes if certain portfolio companies were sold for greater than cost or on a basis outside of	
12 13 14 15 16 17 18 19 20 21	Is that it?  Q. Yes. So we are looking at the same thing.  MR. MORRIS: And this document is going to be marked as Exhibit 31.  A. Okay.  Q. All right. Have you seen this document before?  A. I think so.  Q. Okay.  MR. MORRIS: I'm going to ask, La	11 12 13 14 15 16 17 18 19 20 21	collect the notes upon fulfillment of condition subsequent. Specifically, sometime between December of the year in which each note was made and February the following year, Defendant Nancy Dondero, as representative for a majority of the Class A shareholders of plaintiff agreed that plaintiff would forgive the notes if certain portfolio companies were sold for greater than cost or on a basis outside of defendant James Dondero's control. The	
12 13 14 15 16 17 18 19 20 21	Is that it?  Q. Yes. So we are looking at the same thing.  MR. MORRIS: And this document is going to be marked as Exhibit 31.  A. Okay.  Q. All right. Have you seen this document before?  A. I think so.  Q. Okay.	11 12 13 14 15 16 17 18 19 20	collect the notes upon fulfillment of condition subsequent. Specifically, sometime between December of the year in which each note was made and February the following year, Defendant Nancy Dondero, as representative for a majority of the Class A shareholders of plaintiff agreed that plaintiff would forgive the notes if certain portfolio companies were sold for greater than cost or on a basis outside of	
12 13 14 15 16 17 18 19 20 21 22	Is that it?  Q. Yes. So we are looking at the same thing.  MR. MORRIS: And this document is going to be marked as Exhibit 31.  A. Okay.  Q. All right. Have you seen this document before?  A. I think so.  Q. Okay.  MR. MORRIS: I'm going to ask, La	11 12 13 14 15 16 17 18 19 20 21	collect the notes upon fulfillment of condition subsequent. Specifically, sometime between December of the year in which each note was made and February the following year, Defendant Nancy Dondero, as representative for a majority of the Class A shareholders of plaintiff agreed that plaintiff would forgive the notes if certain portfolio companies were sold for greater than cost or on a basis outside of defendant James Dondero's control. The	
12 13 14 15 16 17 18 19 20 21 22 23 24	Is that it?  Q. Yes. So we are looking at the same thing.  MR. MORRIS: And this document is going to be marked as Exhibit 31.  A. Okay.  Q. All right. Have you seen this document before?  A. I think so.  Q. Okay.  MR. MORRIS: I'm going to ask, La Asia go to paragraph 82.	11 12 13 14 15 16 17 18 19 20 21 22	collect the notes upon fulfillment of condition subsequent. Specifically, sometime between December of the year in which each note was made and February the following year, Defendant Nancy Dondero, as representative for a majority of the Class A shareholders of plaintiff agreed that plaintiff would forgive the notes if certain portfolio companies were sold for greater than cost or on a basis outside of defendant James Dondero's control. The purpose of this agreement was to provide	

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 131 of 200 PageID 49577

(	Lase 3:21-cv-00881-X   Document 178-42   Fil	eu	01/09/24 Page 131 01 200 PageID 2	19577
1	Page 162 N. Dondero	1	N. Dondero	Page 163
2	industry through the use of forgivable	2	following year, pursuant to which plaintiff	
3	loans, a practice that was standard at	3	agreed that plaintiff would forgive the	
4	HCMLP and in the industry."	4	notes if certain portfolio companies were	
5	Have I read that correctly?	5	sold for greater than cost or on a basis	
6	A. Um-hmm, yes.	6	outside of James Dondero's control,	
7	Q. Okay. To the best of your	7	correct?	
8	knowledge, is the portion of paragraph 82	8	A. That is correct.	
9	that I just read true and accurate?	9	Q. Can we refer to each of the oral	
10	A. Yes. Correct.	10	agreements that you entered into with your	
11	Q. Are you aware, as Dugaboy's	11	brother concerning the promissory notes	
12	30(b)(6) witness, that HCRE, HCMS, and	12	that are described in paragraph 82 as an	
13	NexPoint all make the same allegation in	13	agreement and collectively as the	
14	defense?	14	agreements?	
15 16	A. Yes.	15	A. Certainly.	
16	Q. So is it your testimony that the	16	MS. DEITSCH-PEREZ: Okay. And	
17 10	statement that I just read from paragraph	17	just, John, just so I don't have to	
18	82 applies to the promissory notes issued	18	object each time, when you say "you,"	
19	by HCRE, HCMS, and NexPoint, and that are	19	you're talking about Dugaboy?	
20	the subject of the lawsuits?	20	MR. MORRIS: I'm talking about	
21	A. Yes.	21	both unless I say otherwise. But thank	
22	Q. So it's your testimony that you	22	you for pointing that out.	
23	entered into oral agreements with your	23	MS. DEITSCH-PEREZ: Okay.	
24	brother between December and the year each	24	MR. DRAPER: John, just so you	
25	note was made, and February of the	25	know, to the extent that — hold on.	
1	Page 164 N. Dondero	1	N. Dondero	Page 165
2	I'm muted.	2	of paragraph 82 individually as an	
3	To the extent Deborah raises an	3	agreement and collectively as the	
4	objection for the "you," Nancy, as a	4	agreements?	
	trustee, I'm not going to say anything,	5	A. Um-hmm. Yes.	
5 6		6		
	but my objection is a follow-on for the	-	Q. Is that a yes?	
7 2	same thing, for the same reasons.	7 Ω	A. Yes. That is a yes. Sorry.	
8	MR. MORRIS: Okay. I appreciate	8	Q. And do you and Dugaboy understand	
9	that, Douglas.	9	that the phrase "plaintiff" in paragraph 82	
10	So I'm going to ask the question	10	refers to Highland?	
11	again.	11	A. Yes.	
12	BY MR. MORRIS:	12	Q. And do you and Dugaboy understand	
13	Q. Is it your testimony that you, as	13	that Dugaboy, as the representative of a	
14	the trustee of The Dugaboy Investment	14	majority of the Class A shareholders of	
15	Trust, entered into oral agreements with	15	Highland is the actual entity that entered	
16	your brother between December and the year	16	into the agreements on behalf of Highland?	
17	each note was made and February of the	17	A. Yes.	
18	following year, pursuant to which plaintiff	18	Q. And you are the trustee of	
19	agreed that plaintiff would forgive the	19	Dugaboy today, correct?	
20	notes if certain portfolio companies were	20	A. Correct.	
21	sold for greater than cost or on a basis	21	Q. And you were the trustee of	
22	outside of James Dondero's control?	22	Dugaboy at the time each of the agreements	
23	A. That is correct.	23	referred to in paragraph 82 was entered	
24	Q. Okay. And can we refer to each	24	into, correct?	
25	of the oral agreements that are the subject	25	A. Correct.	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 132 of 200 PageID 49578

	_		
N. Dondero	1	N. Dondero	Page 167
	2	created?	
	3	A. No.	
•	4	Q. Who preceded you as trustee, to	
	5	•	
form.	6	•	
BY MR. MORRIS:	7		
Q. You can answer.	8		
	9	Investment Trust?	
•	10	A. Did I ever ask who was the	
	11	trustee prior to	
BY MR. MORRIS:	12	Q. Yes.	
Q. You personally caused Dugaboy to	13	A. I did not.	
	14	Q. Okay. Do you recall when you	
referred to in paragraph 82, correct?	15	became the trustee of the Dugaboy Trust?	
MS. DEITSCH-PEREZ: Object to the	16	A. October 2015.	
form.	17		
A. Correct.	18	trustee of the Dugaboy Trust?	
Q. What is Dugaboy?	19	A. By "appoint," do you mean asked	
• •	20	me to be?	
	21	Q. Okay. Let me restate the	
	22		
A. 2010.	23	•	
Q. Have you been the trustee of the	24	•	
Dugaboy Trust since the time it was	25	trustee of the Dugaboy Trust?	
Page 168			Page 169
N. Dondero	1	N. Dondero	
A. Jim had asked me to.	2	Q. Is your brother the sole	
Q. Did Jim ask you to be the Dugaboy	3	beneficiary of the Dugaboy Trust during his	
trustee at around the same time that you	4	lifetime?	
became the trustee?	5	A. Yes.	
A. That's correct.	6	O Did you make any independent	
O D: ( " " !	0	<ul><li>Q. Did you make any independent</li></ul>	
Q. Prior to accepting Jim's –	7	decisions with respect to the Dugaboy	
withdrawn.		decisions with respect to the Dugaboy Trust?	
withdrawn.  Did you agree to become the	7	decisions with respect to the Dugaboy Trust? A. Of course.	
withdrawn.	7 8	decisions with respect to the Dugaboy Trust?	
withdrawn.  Did you agree to become the	7 8 9	decisions with respect to the Dugaboy Trust? A. Of course.	
withdrawn.  Did you agree to become the trustee at the Dugaboy Trust in response to	7 8 9 10	decisions with respect to the Dugaboy Trust?  A. Of course. Q. Do you know if the Dugaboy Trust	
withdrawn.  Did you agree to become the trustee at the Dugaboy Trust in response to Jim's request?  A. Yes, sir.  Q. Okay. Before you accepted the	7 8 9 10 11	decisions with respect to the Dugaboy Trust?  A. Of course. Q. Do you know if the Dugaboy Trust owned an interest in Highland at the time	
withdrawn.  Did you agree to become the trustee at the Dugaboy Trust in response to Jim's request?  A. Yes, sir.	7 8 9 10 11 12	decisions with respect to the Dugaboy Trust?  A. Of course. Q. Do you know if the Dugaboy Trust owned an interest in Highland at the time Dugaboy entered into each of the agreements	
withdrawn.  Did you agree to become the trustee at the Dugaboy Trust in response to Jim's request?  A. Yes, sir.  Q. Okay. Before you accepted the	7 8 9 10 11 12 13	decisions with respect to the Dugaboy Trust?  A. Of course. Q. Do you know if the Dugaboy Trust owned an interest in Highland at the time Dugaboy entered into each of the agreements referred to in paragraph 82?	
withdrawn.  Did you agree to become the trustee at the Dugaboy Trust in response to Jim's request?  A. Yes, sir.  Q. Okay. Before you accepted the appointment as trustee of the Dugaboy	7 8 9 10 11 12 13 14	decisions with respect to the Dugaboy Trust?  A. Of course. Q. Do you know if the Dugaboy Trust owned an interest in Highland at the time Dugaboy entered into each of the agreements referred to in paragraph 82?  A. Okay. I'm sorry. Say that	
withdrawn.  Did you agree to become the trustee at the Dugaboy Trust in response to Jim's request?  A. Yes, sir.  Q. Okay. Before you accepted the appointment as trustee of the Dugaboy Trust, did you obtain any information about	7 8 9 10 11 12 13 14 15	decisions with respect to the Dugaboy Trust?  A. Of course. Q. Do you know if the Dugaboy Trust owned an interest in Highland at the time Dugaboy entered into each of the agreements referred to in paragraph 82? A. Okay. I'm sorry. Say that again, John.	
withdrawn.  Did you agree to become the trustee at the Dugaboy Trust in response to Jim's request?  A. Yes, sir.  Q. Okay. Before you accepted the appointment as trustee of the Dugaboy Trust, did you obtain any information about the purpose of the Dugaboy Trust?	7 8 9 10 11 12 13 14 15 16	decisions with respect to the Dugaboy Trust?  A. Of course. Q. Do you know if the Dugaboy Trust owned an interest in Highland at the time Dugaboy entered into each of the agreements referred to in paragraph 82? A. Okay. I'm sorry. Say that again, John. Q. Do you know whether Dugaboy owned	
withdrawn.  Did you agree to become the trustee at the Dugaboy Trust in response to Jim's request?  A. Yes, sir.  Q. Okay. Before you accepted the appointment as trustee of the Dugaboy Trust, did you obtain any information about the purpose of the Dugaboy Trust?  A. Yes.	7 8 9 10 11 12 13 14 15 16 17	decisions with respect to the Dugaboy Trust?  A. Of course. Q. Do you know if the Dugaboy Trust owned an interest in Highland at the time Dugaboy entered into each of the agreements referred to in paragraph 82?  A. Okay. I'm sorry. Say that again, John. Q. Do you know whether Dugaboy owned an interest in Highland at the time each	
withdrawn.  Did you agree to become the trustee at the Dugaboy Trust in response to Jim's request?  A. Yes, sir.  Q. Okay. Before you accepted the appointment as trustee of the Dugaboy Trust, did you obtain any information about the purpose of the Dugaboy Trust?  A. Yes.  Q. What information do you recall	7 8 9 10 11 12 13 14 15 16 17 18	decisions with respect to the Dugaboy Trust?  A. Of course. Q. Do you know if the Dugaboy Trust owned an interest in Highland at the time Dugaboy entered into each of the agreements referred to in paragraph 82?  A. Okay. I'm sorry. Say that again, John. Q. Do you know whether Dugaboy owned an interest in Highland at the time each agreement was entered into?	
withdrawn.  Did you agree to become the trustee at the Dugaboy Trust in response to Jim's request?  A. Yes, sir.  Q. Okay. Before you accepted the appointment as trustee of the Dugaboy Trust, did you obtain any information about the purpose of the Dugaboy Trust?  A. Yes.  Q. What information do you recall obtaining before you agreed to serve as the	7 8 9 10 11 12 13 14 15 16 17 18 19	decisions with respect to the Dugaboy Trust?  A. Of course. Q. Do you know if the Dugaboy Trust owned an interest in Highland at the time Dugaboy entered into each of the agreements referred to in paragraph 82? A. Okay. I'm sorry. Say that again, John. Q. Do you know whether Dugaboy owned an interest in Highland at the time each agreement was entered into?  MS. DEITSCH-PEREZ: Other than	
withdrawn.  Did you agree to become the trustee at the Dugaboy Trust in response to Jim's request?  A. Yes, sir.  Q. Okay. Before you accepted the appointment as trustee of the Dugaboy Trust, did you obtain any information about the purpose of the Dugaboy Trust?  A. Yes.  Q. What information do you recall obtaining before you agreed to serve as the trustee at the Dugaboy Trust?	7 8 9 10 11 12 13 14 15 16 17 18 19 20	decisions with respect to the Dugaboy Trust?  A. Of course. Q. Do you know if the Dugaboy Trust owned an interest in Highland at the time Dugaboy entered into each of the agreements referred to in paragraph 82? A. Okay. I'm sorry. Say that again, John. Q. Do you know whether Dugaboy owned an interest in Highland at the time each agreement was entered into?  MS. DEITSCH-PEREZ: Other than what she's already testified to?	
withdrawn.  Did you agree to become the trustee at the Dugaboy Trust in response to Jim's request?  A. Yes, sir.  Q. Okay. Before you accepted the appointment as trustee of the Dugaboy Trust, did you obtain any information about the purpose of the Dugaboy Trust?  A. Yes.  Q. What information do you recall obtaining before you agreed to serve as the trustee at the Dugaboy Trust?  A. The purpose of the trust is to	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	decisions with respect to the Dugaboy Trust?  A. Of course. Q. Do you know if the Dugaboy Trust owned an interest in Highland at the time Dugaboy entered into each of the agreements referred to in paragraph 82? A. Okay. I'm sorry. Say that again, John. Q. Do you know whether Dugaboy owned an interest in Highland at the time each agreement was entered into?  MS. DEITSCH-PEREZ: Other than what she's already testified to? A. Other than it being a major Class	
withdrawn.  Did you agree to become the trustee at the Dugaboy Trust in response to Jim's request?  A. Yes, sir.  Q. Okay. Before you accepted the appointment as trustee of the Dugaboy Trust, did you obtain any information about the purpose of the Dugaboy Trust?  A. Yes.  Q. What information do you recall obtaining before you agreed to serve as the trustee at the Dugaboy Trust?  A. The purpose of the trust is to provide health, education, maintenance,	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	decisions with respect to the Dugaboy Trust?  A. Of course. Q. Do you know if the Dugaboy Trust owned an interest in Highland at the time Dugaboy entered into each of the agreements referred to in paragraph 82? A. Okay. I'm sorry. Say that again, John. Q. Do you know whether Dugaboy owned an interest in Highland at the time each agreement was entered into?  MS. DEITSCH-PEREZ: Other than what she's already testified to? A. Other than it being a major Class A shareholder, John? A limited partner.	
	Q. And you personally caused Dugaboy to enter into each agreement that is referred to in paragraph 82, correct?  MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. You can answer. MS. DEITSCH-PEREZ: I'm sorry, John, can you repeat the question, please?  BY MR. MORRIS: Q. You personally caused Dugaboy to enter into each of the agreements that's referred to in paragraph 82, correct? MS. DEITSCH-PEREZ: Object to the form. A. Correct. Q. What is Dugaboy? A. The trust, the living maintenance, education, and health trust. Q. Do you know when it was formed? A. 2010. Q. Have you been the trustee of the Dugaboy Trust since the time it was  Page 168  N. Dondero A. Jim had asked me to. Q. Did Jim ask you to be the Dugaboy trustee at around the same time that you became the trustee?	N. Dondero Q. And you personally caused Dugaboy to enter into each agreement that is referred to in paragraph 82, correct? MS. DEITSCH-PEREZ: Object to the form.  BY MR. MORRIS: Q. You can answer. MS. DEITSCH-PEREZ: I'm sorry, John, can you repeat the question, please?  BY MR. MORRIS: Q. You personally caused Dugaboy to enter into each of the agreements that's referred to in paragraph 82, correct? MS. DEITSCH-PEREZ: Object to the form. A. Correct. Q. What is Dugaboy? A. The trust, the living maintenance, education, and health trust. Q. Do you know when it was formed? A. 2010. Q. Have you been the trustee of the Dugaboy Trust since the time it was  Page 168  N. Dondero A. Jim had asked me to. Q. Did Jim ask you to be the Dugaboy trustee at around the same time that you became the trustee?  5	N. Dondero Q. And you personally caused Dugaboy to enter into each agreement that is referred to in paragraph 82, correct? MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. You can answer. MS. DEITSCH-PEREZ: I'm sorry, John, can you repeat the question, please? BY MR. MORRIS: Q. You personally caused Dugaboy to enter into each of the agreements that's referred to in paragraph 82, correct? MS. DEITSCH-PEREZ: I'm sorry, John, can you repeat the question, please? BY MR. MORRIS: Q. You personally caused Dugaboy to enter into each of the agreements that's referred to in paragraph 82, correct? MS. DEITSCH-PEREZ: Object to the form. A. Correct. Q. What is Dugaboy? A. The trust, the living maintenance, education, and health trust. Q. Do you know when it was formed? A. 2010. Q. Have you been the trustee of the Dugaboy Trust since the time it was  1 N. Dondero A. Jim had asked me to. Q. Did Jim ask you to be the Dugaboy Trust during his trustee at around the same time that you  1 N. Dondero A lifetime?

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 133 of 200 PageID 49579

		iou	01/09/24 Page 133 01 200 Page1D 49:	
1	Page 170 N. Dondero	1	N. Dondero	age 171
2	Q. You entered into more than one	2	Dugaboy's interest in Highland changed at	
3	agreement with your brother; is that right?	3	any time during the period in which you	
4	A. That's correct.	4	were entering into these agreements on	
5	Q. How many agreements did you enter	5	behalf of Dugaboy?	
6	into with him?	6	A. No.	
7	A. Okay. How many notes or how many	7	And, John, can I back up for a	
8	agreements – you mean, per – one per year	8	second?	
9	for three years covering 13 notes.	9	Q. Sure.	
10	Q. So there's three annual	10	A. Just in answer to one of my	
11	agreements that you recall? Do I have that	11	questions when I said that I had three	
12	right?	12	conversations with Jim. That pertained to	
13	A. Correct.	13	this procedure. That's my answer for this	
14	Q. And was Dugaboy's interest in	14	scope.	
15	Highland the same at each moment that you	15	Q. Right.	
16	entered into each of the three agreements?	16	A. Okay. Just so we're on the same	
17	A. I'm sorry?	17	page. Okay. Okay.	
18	Q. Do you know whether do you	18	Q. And do you recall – we'll get to	
19	know whether Dugaboy's interest in Highland	19	,	
20	changed at all between the time that you	20	All right. So you entered into	
21	entered into each of the three agreements	21	three agreements.	
22	that you just referred to?	22	Do I have that right?	
23	A. I don't know. I don't think so.	23	A. Correct.	
24	Q. Did you ever ask anybody at any	24	Q. And do you recall when you	
25	time prior to the petition date if	25	entered into each one of the three	
	Page 172		D	age 17
1	N. Dondero	1	N. Dondero	age 17.
2	agreements?	2	of 2020?	
3		~	01 2020 :	
	A. To the best of my recollection,	3	A. Yes.	
4	A. To the best of my recollection, it was around the holidays.			
	•	3	A. Yes.	
	it was around the holidays.	3 4	A. Yes.     Q. Okay. So you entered into that	
5	it was around the holidays.  Q. Do you remember the year you	3 4 5	A. Yes. Q. Okay. So you entered into that third agreement after the petition date.	
5 6 7	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?	3 4 5 6	A. Yes.  Q. Okay. So you entered into that third agreement after the petition date.  Do I have that right?	
	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?  A. It would have been either been	3 4 5 6 7	<ul><li>A. Yes.</li><li>Q. Okay. So you entered into that</li><li>third agreement after the petition date.</li><li>Do I have that right?</li><li>A. That's correct.</li></ul>	
5 6 7 8 9	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?  A. It would have been either been the tail end of '17, beginning of '18.	3 4 5 6 7 8	<ul> <li>A. Yes.</li> <li>Q. Okay. So you entered into that</li> <li>third agreement after the petition date.</li> <li>Do I have that right?</li> <li>A. That's correct.</li> <li>Q. Do you recall that there came a</li> </ul>	
5 6 7 8 9	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?  A. It would have been either been the tail end of '17, beginning of '18.  Q. And would the second agreement be	3 4 5 6 7 8 9	<ul> <li>A. Yes.</li> <li>Q. Okay. So you entered into that</li> <li>third agreement after the petition date.</li> <li>Do I have that right?</li> <li>A. That's correct.</li> <li>Q. Do you recall that there came a</li> <li>time in January of 2020 when your brother</li> </ul>	
5 6 7 8 9 10	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?  A. It would have been either been the tail end of '17, beginning of '18.  Q. And would the second agreement be the tail of '18, the beginning of '19?	3 4 5 6 7 8 9	<ul> <li>A. Yes.</li> <li>Q. Okay. So you entered into that</li> <li>third agreement after the petition date.</li> <li>Do I have that right?</li> <li>A. That's correct.</li> <li>Q. Do you recall that there came a</li> <li>time in January of 2020 when your brother</li> <li>relinquished control of Highland in favor</li> </ul>	
5 6 7 8 9 10 11	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?  A. It would have been either been the tail end of '17, beginning of '18.  Q. And would the second agreement be the tail of '18, the beginning of '19?  A. Correct, sir.	3 4 5 6 7 8 9 10	<ul> <li>A. Yes.</li> <li>Q. Okay. So you entered into that</li> <li>third agreement after the petition date.</li> <li>Do I have that right?</li> <li>A. That's correct.</li> <li>Q. Do you recall that there came a</li> <li>time in January of 2020 when your brother</li> <li>relinquished control of Highland in favor</li> <li>of an independent board?</li> </ul>	
5 6 7 8 9 10 11 12	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?  A. It would have been either been the tail end of '17, beginning of '18.  Q. And would the second agreement be the tail of '18, the beginning of '19?  A. Correct, sir.  Q. And would the third one be the	3 4 5 6 7 8 9 10 11 12	<ul> <li>A. Yes.</li> <li>Q. Okay. So you entered into that</li> <li>third agreement after the petition date.</li> <li>Do I have that right?</li> <li>A. That's correct.</li> <li>Q. Do you recall that there came a</li> <li>time in January of 2020 when your brother</li> <li>relinquished control of Highland in favor of an independent board?</li> <li>A. January of '20, yes. Um-hmm.</li> </ul>	
5 6 7 8 9 10 11 12 13	it was around the holidays. Q. Do you remember the year you entered into the first agreement? A. It would have been either been the tail end of '17, beginning of '18. Q. And would the second agreement be the tail of '18, the beginning of '19? A. Correct, sir. Q. And would the third one be the tail of '19 and the beginning of '20?	3 4 5 6 7 8 9 10 11 12 13	A. Yes. Q. Okay. So you entered into that third agreement after the petition date. Do I have that right? A. That's correct. Q. Do you recall that there came a time in January of 2020 when your brother relinquished control of Highland in favor of an independent board? A. January of '20, yes. Um-hmm. Q. Do you recall if the agreement	
5 6 7 8 9 10 11 12 13 14	it was around the holidays. Q. Do you remember the year you entered into the first agreement? A. It would have been either been the tail end of '17, beginning of '18. Q. And would the second agreement be the tail of '18, the beginning of '19? A. Correct, sir. Q. And would the third one be the tail of '19 and the beginning of '20? A. Either/or. Correct. Um-hmm.	3 4 5 6 7 8 9 10 11 12 13 14	<ul> <li>A. Yes.</li> <li>Q. Okay. So you entered into that</li> <li>third agreement after the petition date.</li> <li>Do I have that right?</li> <li>A. That's correct.</li> <li>Q. Do you recall that there came a</li> <li>time in January of 2020 when your brother</li> <li>relinquished control of Highland in favor</li> <li>of an independent board?</li> <li>A. January of '20, yes. Um-hmm.</li> <li>Q. Do you recall if the agreement</li> <li>that you entered into in late 2019 or early</li> </ul>	
5 6 7 8 9 10 11 12 13 14 15 16	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?  A. It would have been either been the tail end of '17, beginning of '18.  Q. And would the second agreement be the tail of '18, the beginning of '19?  A. Correct, sir.  Q. And would the third one be the tail of '19 and the beginning of '20?  A. Either/or. Correct. Um-hmm.  Q. Okay. And when we say late in	3 4 5 6 7 8 9 10 11 12 13 14 15	A. Yes. Q. Okay. So you entered into that third agreement after the petition date. Do I have that right? A. That's correct. Q. Do you recall that there came a time in January of 2020 when your brother relinquished control of Highland in favor of an independent board? A. January of '20, yes. Um-hmm. Q. Do you recall if the agreement that you entered into in late 2019 or early 2020 occurred before or after your brother	
5 6 7 8 9 10 11 12 13 14 15 16 17	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?  A. It would have been either been the tail end of '17, beginning of '18.  Q. And would the second agreement be the tail of '18, the beginning of '19?  A. Correct, sir.  Q. And would the third one be the tail of '19 and the beginning of '20?  A. Either/or. Correct. Um-hmm.  Q. Okay. And when we say late in each year, is paragraph 82 correct, to the	3 4 5 6 7 8 9 10 11 12 13 14 15 16	<ul> <li>A. Yes.</li> <li>Q. Okay. So you entered into that</li> <li>third agreement after the petition date.</li> <li>Do I have that right?</li> <li>A. That's correct.</li> <li>Q. Do you recall that there came a</li> <li>time in January of 2020 when your brother</li> <li>relinquished control of Highland in favor</li> <li>of an independent board?</li> <li>A. January of '20, yes. Um-hmm.</li> <li>Q. Do you recall if the agreement</li> <li>that you entered into in late 2019 or early</li> <li>2020 occurred before or after your brother</li> <li>surrendered control of Highland?</li> </ul>	
5 6 7 8 9 10 11 12 13 14 15 16 17 18	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?  A. It would have been either been the tail end of '17, beginning of '18.  Q. And would the second agreement be the tail of '18, the beginning of '19?  A. Correct, sir.  Q. And would the third one be the tail of '19 and the beginning of '20?  A. Either/or. Correct. Um-hmm.  Q. Okay. And when we say late in each year, is paragraph 82 correct, to the best of your knowledge, that it was either	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	<ul> <li>A. Yes.</li> <li>Q. Okay. So you entered into that</li> <li>third agreement after the petition date.</li></ul>	
5 6 7 8 9 10 11 12 13 14 15 16 17 18	it was around the holidays. Q. Do you remember the year you entered into the first agreement? A. It would have been either been the tail end of '17, beginning of '18. Q. And would the second agreement be the tail of '18, the beginning of '19? A. Correct, sir. Q. And would the third one be the tail of '19 and the beginning of '20? A. Either/or. Correct. Um-hmm. Q. Okay. And when we say late in each year, is paragraph 82 correct, to the best of your knowledge, that it was either December of the year or the following	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	<ul> <li>A. Yes.</li> <li>Q. Okay. So you entered into that</li> <li>third agreement after the petition date.</li></ul>	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?  A. It would have been either been the tail end of '17, beginning of '18.  Q. And would the second agreement be the tail of '18, the beginning of '19?  A. Correct, sir.  Q. And would the third one be the tail of '19 and the beginning of '20?  A. Either/or. Correct. Um-hmm.  Q. Okay. And when we say late in each year, is paragraph 82 correct, to the best of your knowledge, that it was either December of the year or the following January or February?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Yes. Q. Okay. So you entered into that third agreement after the petition date. Do I have that right? A. That's correct. Q. Do you recall that there came a time in January of 2020 when your brother relinquished control of Highland in favor of an independent board? A. January of '20, yes. Um-hmm. Q. Do you recall if the agreement that you entered into in late 2019 or early 2020 occurred before or after your brother surrendered control of Highland? A. I believe it was before. Q. So sometime in December of 2019 or prior to the date in January when your	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?  A. It would have been either been the tail end of '17, beginning of '18.  Q. And would the second agreement be the tail of '18, the beginning of '19?  A. Correct, sir.  Q. And would the third one be the tail of '19 and the beginning of '20?  A. Either/or. Correct. Um-hmm.  Q. Okay. And when we say late in each year, is paragraph 82 correct, to the best of your knowledge, that it was either December of the year or the following January or February?  A. Correct.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	<ul> <li>A. Yes.</li> <li>Q. Okay. So you entered into that</li> <li>third agreement after the petition date.     Do I have that right?</li> <li>A. That's correct.</li> <li>Q. Do you recall that there came a</li> <li>time in January of 2020 when your brother</li> <li>relinquished control of Highland in favor</li> <li>of an independent board?</li> <li>A. January of '20, yes. Um-hmm.</li> <li>Q. Do you recall if the agreement</li> <li>that you entered into in late 2019 or early</li> <li>2020 occurred before or after your brother</li> <li>surrendered control of Highland?</li> <li>A. I believe it was before.</li> <li>Q. So sometime in December of 2019</li> <li>or prior to the date in January when your</li> <li>brother surrendered control, you and your</li> </ul>	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?  A. It would have been either been the tail end of '17, beginning of '18.  Q. And would the second agreement be the tail of '18, the beginning of '19?  A. Correct, sir.  Q. And would the third one be the tail of '19 and the beginning of '20?  A. Either/or. Correct. Um-hmm.  Q. Okay. And when we say late in each year, is paragraph 82 correct, to the best of your knowledge, that it was either December of the year or the following January or February?  A. Correct.  Q. So it's your recollection that as	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<ul> <li>A. Yes.</li> <li>Q. Okay. So you entered into that</li> <li>third agreement after the petition date.</li></ul>	
5 6 7 8	it was around the holidays.  Q. Do you remember the year you entered into the first agreement?  A. It would have been either been the tail end of '17, beginning of '18.  Q. And would the second agreement be the tail of '18, the beginning of '19?  A. Correct, sir.  Q. And would the third one be the tail of '19 and the beginning of '20?  A. Either/or. Correct. Um-hmm.  Q. Okay. And when we say late in each year, is paragraph 82 correct, to the best of your knowledge, that it was either December of the year or the following January or February?  A. Correct.  Q. So it's your recollection that as the trustee of The Dugaboy Investment	3 4 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes. Q. Okay. So you entered into that third agreement after the petition date. Do I have that right? A. That's correct. Q. Do you recall that there came a time in January of 2020 when your brother relinquished control of Highland in favor of an independent board? A. January of '20, yes. Um-hmm. Q. Do you recall if the agreement that you entered into in late 2019 or early 2020 occurred before or after your brother surrendered control of Highland? A. I believe it was before. Q. So sometime in December of 2019 or prior to the date in January when your brother surrendered control, you and your brother entered into the third in the series of three oral agreements that are	

_	Case 3:21-cv-00881-X   Document 178-42	∠ FII6 	<del>t</del> u '	DITOSIZA Page 134 OF ZOO PageID	4958U
1	Pa N. Dondero	ge 174	1	N. Dondero	Page 175
2	terms of each of the oral agreements was?		2	be forgiven?	
3	A. They were all the same, the		3	A. That's correct.	
4	agreements. Obviously for different notes.		4	Q. Okay. Can you identify the	
5	But the terms were that the notes would be		5	promissory notes that were the subject of	
6	forgiven if any of the three portfolio		6	each of the three agreements?	
7	companies that we discussed earlier,		7	A. I don't understand by identified,	
8	Trussway, Comerstone, MGM, would monetize		8	John. In your book or —	
9	at a higher value, and then the notes would		9	Q. Are you able to list for me the	
10	be forgiven and considered deferred		10	promissory notes	
11	compensation.		11	A. Sure –	
12	Q. And when you say a higher value,		12	Q. Let me finish the question,	
13	did you understand at the time you entered		13	please.	
14	into the agreements what higher value		14	Are you able to list for me the	
15	meant?		15	promissory notes that were the subject of	
16	A. Yes.		16	each of the three agreements?	
17	Okay. What does higher value		17	A. In 2017, there were four notes:	
18			18		
19	mean in the context of the agreements that you entered into with your brother?		19	One to NexPoint, two to HCRE, I believe, and one to HCMS. I don't have specifics,	
1	A. Higher than the purchase price.			•	
20			20	but I believe the four of them originally	
1	Q. So do I have this correct that if		21	totaled somewhere near 60 million, in that	
22	one of the three portfolio companies was		22	ballpark, when they were originally set up.	
23	sold for a value that exceeded the cost by		23	That was 2017.	
24	•		24	MS. DEITSCH-PEREZ: John, we have	
25	that were subject to the agreements would		25	a list.	
1	Pa N. Dondero	ge 176	1	N. Dondero	Page 177
2	Do you want her to do this from		2	Highland, you do not believe that your	
3	memory or do you want her to look		3	agreements covered any promissory note that	
4	MR. MORRIS: I don't. I'm going		4	is the subject of the lawsuits that have	
5	to try it a different way, Deborah.		5	been commenced against you, correct?	
6	MS. DEITSCH-PEREZ: Okay.		6	MS. DEITSCH-PEREZ: Wait. Can	
7	BY MR. MORRIS:		7	you — I think you — can you have the	
8	Q. Is there – did the three oral		8	court reporter read it back so you can	
9	agreements with your brother –		9	hear it? Because either I heard it	
10	A. Yes?		10	wrong or you misspoke, I think.	
11	Q. – cover all of the promissory		11	THE REPORTER: I can read it	
12	notes that are subject of the lawsuits in		12	back, if you'd like.	
13	which are a defendant?		13	MR. MORRIS: Sure.	
				MS. DEITSCH-PEREZ: Yeah,	
14	A. Yes.		14	•	
15	Q. Do you know if any of the three		15	Annette, can you read it back?	
16	agreements you entered into with your		16	THE REPORTER: Sure.	
17	brother cover any promissory notes that are		17	(Question was read back as	
18	not the subject of the lawsuits in which		18	follows:	
19	you are a defendant?		19	"QUESTION: Okay. So to the best	
20	MS. DEITSCH-PEREZ: Object to the		20	of your knowledge, as the person who	
21	form.		21	caused Dugaboy to enter into these	
22	A. I don't believe they do.		22	agreements on behalf of Highland, you	
	<ul> <li>Q. Okay. So to the best of your</li> </ul>		23	do not believe that your agreements	
23					
24	knowledge, as the person who caused Dugaboy		24	covered any promissory note that is the	
l	knowledge, as the person who caused Dugaboy				

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 135 of 200 PageID 49581

$\Box$			_		
1	Pag N. Dondero	ge 178	1	N. Dondero	Page 179
2	commenced against you, correct?")			you or Dugaboy ever make a list of the	
3	MR. MORRIS: All right. Let me		3	promissory notes that were the subject of	
4	ask the question again. Let me ask the		4	each agreement?	
5	question again.		5	MS. DEITSCH-PEREZ: Object to the	
6	MS. DEITSCH-PEREZ: Okay.		6	form.	
7	BY MR. MORRIS:		7	A. I don't recall.	
8	Q. Ms. Dondero, as the person who		8	Q. You have no recollection of you	
9	caused Dugaboy to enter into the agreements		9	or Dugaboy ever writing down the promissory	
10	described in paragraph 82 on behalf of		10	notes that were the subject of any of the	
11	Highland, do you have any reason to believe		11	three oral agreements that Dugaboy entered	
12	that those agreements related to any		12	into with your brother, correct?	
13	promissory notes that are not the subject		13	A. I don't believe I did.	
14	of the lawsuits that have been commenced		14	Q. And you don't believe Dugaboy did	
15	against you and Dugaboy?		15	either, right?	
16	A. No.		16	MS. DEITSCH-PEREZ: Object to the	
17	Q. Okay.		17	form.	
18	A. I believe they include the notes		18	A. Correct.	
			19		
19	been talking to about all day, John.			Q. Are you or Dugaboy aware of	
20 21			20 21	anything in writing that identifies – withdrawn.	
	Q. Okay. Did you or Dugaboy ever		22		
22	make a list of the promissory notes that			Are you and Dugaboy aware of	
23	were the subject of each agreement		23	anything that was written prior to the	
24	withdrawn.		24	petition date that identified the	
25	Prior to the petition date, did		25	promissory notes that were the subject of	
1	Pag N. Dondero	ge 180	1	N. Dondero	Page 181
2	each agreement that was entered into?		2	to the petition date that identified the	
3	A. Am I aware of anything that was		3	promissory notes that were the subject of	
	written down not by me?			the agreements between Dugaboy and your	
4 5	Q. Right.		4 5	brother, correct?	
6	_			A. That is correct.	
7	A. Nothing that I can recall at this				
			6		
0	time.		7	Q. So are you basing your belief	
8	Q. How do you know that the		7 8	Q. So are you basing your belief that the agreements covered only the	
9	Q. How do you know that the promissory notes that are the subject of		7 8 9	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of	
9 10	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject		7 8 9 10	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything	
9 10 11	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered		7 8 9 10 11	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?	
9 10 11 12	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered into on behalf of Dugaboy with your		7 8 9 10 11 12	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?  MS. DEITSCH-PEREZ: Object to the	
9 10 11 12 13	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered into on behalf of Dugaboy with your brother?		7 8 9 10 11 12 13	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?  MS. DEITSCH-PEREZ: Object to the form.	
9 10 11 12 13 14	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered into on behalf of Dugaboy with your brother?  A. Of the 13 notes in total, we		7 8 9 10 11 12 13 14	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?  MS. DEITSCH-PEREZ: Object to the form.  MR. MORRIS: Withdrawn.	
9 10 11 12 13 14 15	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered into on behalf of Dugaboy with your brother?  A. Of the 13 notes in total, we discussed 4 and 17; 6 and 18; and 3 in 19,		7 8 9 10 11 12 13 14 15	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?  MS. DEITSCH-PEREZ: Object to the form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:	
9 10 11 12 13 14 15 16	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered into on behalf of Dugaboy with your brother?  A. Of the 13 notes in total, we discussed 4 and 17; 6 and 18; and 3 in 19, and that's total, if I'm not mistaken, the		7 8 9 10 11 12 13 14 15 16	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?  MS. DEITSCH-PEREZ: Object to the form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. What is the basis for your belief	
9 10 11 12 13 14 15 16 17	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered into on behalf of Dugaboy with your brother?  A. Of the 13 notes in total, we discussed 4 and 17; 6 and 18; and 3 in 19, and that's total, if I'm not mistaken, the 13 notes in question.		7 8 9 10 11 12 13 14 15 16 17	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?  MS. DEITSCH-PEREZ: Object to the form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. What is the basis for your belief that the agreements covered the promissory	
9 10 11 12 13 14 15 16 17	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered into on behalf of Dugaboy with your brother?  A. Of the 13 notes in total, we discussed 4 and 17; 6 and 18; and 3 in 19, and that's total, if I'm not mistaken, the 13 notes in question.  Q. Okay. Now neither you nor		7 8 9 10 11 12 13 14 15 16 17 18	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?  MS. DEITSCH-PEREZ: Object to the form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. What is the basis for your belief that the agreements covered the promissory notes that are the subject of each – of	
9 10 11 12 13 14 15 16 17 18	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered into on behalf of Dugaboy with your brother?  A. Of the 13 notes in total, we discussed 4 and 17; 6 and 18; and 3 in 19, and that's total, if I'm not mistaken, the 13 notes in question.  Q. Okay. Now neither you nor Dugaboy ever saw any of the notes prior to		7 8 9 10 11 12 13 14 15 16 17 18 19	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?  MS. DEITSCH-PEREZ: Object to the form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. What is the basis for your belief that the agreements covered the promissory notes that are the subject of each – of the lawsuits against you and Dugaboy?	
9 10 11 12 13 14 15 16 17 18 19 20	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered into on behalf of Dugaboy with your brother?  A. Of the 13 notes in total, we discussed 4 and 17; 6 and 18; and 3 in 19, and that's total, if I'm not mistaken, the 13 notes in question.  Q. Okay. Now neither you nor Dugaboy ever saw any of the notes prior to the petition date, correct?		7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?  MS. DEITSCH-PEREZ: Object to the form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. What is the basis for your belief that the agreements covered the promissory notes that are the subject of each — of the lawsuits against you and Dugaboy?  A. Because I remember what we	
9 10 11 12 13 14 15 16 17 18 19 20 21	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered into on behalf of Dugaboy with your brother?  A. Of the 13 notes in total, we discussed 4 and 17; 6 and 18; and 3 in 19, and that's total, if I'm not mistaken, the 13 notes in question.  Q. Okay. Now neither you nor Dugaboy ever saw any of the notes prior to the petition date, correct?  MS. DEITSCH-PEREZ: Object to the		7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?  MS. DEITSCH-PEREZ: Object to the form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. What is the basis for your belief that the agreements covered the promissory notes that are the subject of each — of the lawsuits against you and Dugaboy?  A. Because I remember what we discussed.	
9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered into on behalf of Dugaboy with your brother?  A. Of the 13 notes in total, we discussed 4 and 17; 6 and 18; and 3 in 19, and that's total, if I'm not mistaken, the 13 notes in question.  Q. Okay. Now neither you nor Dugaboy ever saw any of the notes prior to the petition date, correct?  MS. DEITSCH-PEREZ: Object to the form.		7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?  MS. DEITSCH-PEREZ: Object to the form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. What is the basis for your belief that the agreements covered the promissory notes that are the subject of each — of the lawsuits against you and Dugaboy?  A. Because I remember what we discussed.  Q. So you have a memory. You	
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered into on behalf of Dugaboy with your brother?  A. Of the 13 notes in total, we discussed 4 and 17; 6 and 18; and 3 in 19, and that's total, if I'm not mistaken, the 13 notes in question.  Q. Okay. Now neither you nor Dugaboy ever saw any of the notes prior to the petition date, correct?  MS. DEITSCH-PEREZ: Object to the form.  A. That's correct.		7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?  MS. DEITSCH-PEREZ: Object to the form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. What is the basis for your belief that the agreements covered the promissory notes that are the subject of each — of the lawsuits against you and Dugaboy?  A. Because I remember what we discussed.  Q. So you have a memory. You remember that three to four years ago, you	
9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. How do you know that the promissory notes that are the subject of the lawsuits against you were all subject to the oral agreements that you entered into on behalf of Dugaboy with your brother?  A. Of the 13 notes in total, we discussed 4 and 17; 6 and 18; and 3 in 19, and that's total, if I'm not mistaken, the 13 notes in question.  Q. Okay. Now neither you nor Dugaboy ever saw any of the notes prior to the petition date, correct?  MS. DEITSCH-PEREZ: Object to the form.		7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. So are you basing your belief that the agreements covered only the promissory notes that are the subject of the lawsuits on your memory or on anything else?  MS. DEITSCH-PEREZ: Object to the form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. What is the basis for your belief that the agreements covered the promissory notes that are the subject of each — of the lawsuits against you and Dugaboy?  A. Because I remember what we discussed.  Q. So you have a memory. You	

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 136 of 200 PageID 49582

		-42 FII6			
1	N. Dondero	Page 182	1	N. Dondero	Page 183
2	though you never saw the notes? Do I have		2	conversations, did he describe for you the	
3	that right?		3	notes that were going to be the subject of	
4	A. I remember the amount. I don't		4	the conversation?	
5	remember all the specifics from that many		5	A. Yes.	
6	years ago, John, but I do remember the		6	Q. I apologize. I withdraw the	
7	amount per each year, and I knew that there		7	question.	
8	were 13 in total.		8	Did your brother describe for you	
9	Q. Who identified the notes that		9	the notes that were going to be the subject	
10	would be the subject of the agreements? Do		10	of each agreement?	
11	you recall?		11	A. Yes.	
12	A. In what context who identified		12	Q. Do you have any basis for knowing	
13	them?		13	which agreements no. Withdrawn.	
14	Q. Well, the agreement was entered		14	Do you have any basis for knowing	
15	into twin in your capacity as the trustee		15	which notes are the subject of the	
16	of Dugaboy and your brother, correct?		16	agreements other than what your brother	
17	A. Correct.		17	told you in the three — in the	
18	Q. As between you and your brother,		18	conversations that led to the three	
19	did one of you identify the notes that		19	agreements?	
20	would be the subject of the agreements?		20	A. No, I don't believe so.	
21	A. Yes, that would be –		21	Q. Did your brother explain to you	
22	Q. And who identified – okay. And		22	why he selected these notes that are the	
23	who was that?		23	subject of the lawsuits for inclusion in	
24	A. Jim.		24	the agreements?	
25	Q. And during these three		25	A. Not that I recall.	
		Page 184			Page 185
1	N. Dondero	. aga .a.	1	N. Dondero	
2	MR. MORRIS: I'd like to put up		2	Q. This note is not a note that's	
3	on the screen a document that's been		3	subject to your agreement with your	
4	marked as Exhibit 43.		4	brother, correct?	
5	(N. Dondero Exhibit 43,				
6	(N. DONGERO EXHIDIL 43,		5	A. Correct.	
J	Promissory Note, Bates-stamped		5 6	A. Correct.     Q. Do you know why?	
7	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for				
	Promissory Note, Bates-stamped		6	Q. Do you know why?	
7	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for		6 7	<ul><li>Q. Do you know why?</li><li>A. I do not.</li><li>Q. And Highland has not sued anybody to collect under this note, to the best of</li></ul>	
7 8 9	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.)		6 7 8	<ul><li>Q. Do you know why?</li><li>A. I do not.</li><li>Q. And Highland has not sued anybody</li></ul>	
7 8 9 10	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS:		6 7 8 9	<ul><li>Q. Do you know why?</li><li>A. I do not.</li><li>Q. And Highland has not sued anybody to collect under this note, to the best of</li></ul>	
7 8 9 10	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS: Q. And do you see, Ms. Dondero, that		6 7 8 9 10	<ul><li>Q. Do you know why?</li><li>A. I do not.</li><li>Q. And Highland has not sued anybody to collect under this note, to the best of your knowledge, correct?</li></ul>	
7 8 9 10 11	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS: Q. And do you see, Ms. Dondero, that this is a promissory note dated January 18,		6 7 8 9 10 11	<ul> <li>Q. Do you know why?</li> <li>A. I do not.</li> <li>Q. And Highland has not sued anybody</li> <li>to collect under this note, to the best of</li> <li>your knowledge, correct?</li> <li>MS. DEITSCH-PEREZ: Object to the</li> </ul>	
7 8 9 10 11 12	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS: Q. And do you see, Ms. Dondero, that this is a promissory note dated January 18, 2018, in the amount of \$7,900,000?		6 7 8 9 10 11 12	<ul> <li>Q. Do you know why?</li> <li>A. I do not.</li> <li>Q. And Highland has not sued anybody</li> <li>to collect under this note, to the best of</li> <li>your knowledge, correct?</li> <li>MS. DEITSCH-PEREZ: Object to the form.</li> </ul>	
7 8 9 10 11 12 13	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS: Q. And do you see, Ms. Dondero, that this is a promissory note dated January 18, 2018, in the amount of \$7,900,000? MR. MORRIS: And if we can scroll		6 7 8 9 10 11 12 13	<ul> <li>Q. Do you know why?</li> <li>A. I do not.</li> <li>Q. And Highland has not sued anybody to collect under this note, to the best of your knowledge, correct?</li> <li>MS. DEITSCH-PEREZ: Object to the form.</li> <li>A. I</li> </ul>	
7 8 9 10 11 12 13 14 15	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS: Q. And do you see, Ms. Dondero, that this is a promissory note dated January 18, 2018, in the amount of \$7,900,000? MR. MORRIS: And if we can scroll to the bottom so we could see the		6 7 8 9 10 11 12 13 14	Q. Do you know why? A. I do not. Q. And Highland has not sued anybody to collect under this note, to the best of your knowledge, correct? MS. DEITSCH-PEREZ: Object to the form. A. I— BY MR. MORRIS:	
7 8 9 10 11 12 13 14 15 16	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS: Q. And do you see, Ms. Dondero, that this is a promissory note dated January 18, 2018, in the amount of \$7,900,000? MR. MORRIS: And if we can scroll to the bottom so we could see the signature.		6 7 8 9 10 11 12 13 14 15	Q. Do you know why? A. I do not. Q. And Highland has not sued anybody to collect under this note, to the best of your knowledge, correct? MS. DEITSCH-PEREZ: Object to the form. A. I BY MR. MORRIS: Q. Withdrawn.	
7 8 9 10 11 12 13 14 15 16	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS: Q. And do you see, Ms. Dondero, that this is a promissory note dated January 18, 2018, in the amount of \$7,900,000? MR. MORRIS: And if we can scroll to the bottom so we could see the signature. BY MR. MORRIS:		6 7 8 9 10 11 12 13 14 15 16	Q. Do you know why? A. I do not. Q. And Highland has not sued anybody to collect under this note, to the best of your knowledge, correct? MS. DEITSCH-PEREZ: Object to the form. A. I BY MR. MORRIS: Q. Withdrawn. Are you aware of any lawsuit that	
7 8 9 10 11 12 13 14 15 16 17 18	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS: Q. And do you see, Ms. Dondero, that this is a promissory note dated January 18, 2018, in the amount of \$7,900,000? MR. MORRIS: And if we can scroll to the bottom so we could see the signature. BY MR. MORRIS: Q. Do you see that that's been		6 7 8 9 10 11 12 13 14 15 16 17	Q. Do you know why? A. I do not. Q. And Highland has not sued anybody to collect under this note, to the best of your knowledge, correct? MS. DEITSCH-PEREZ: Object to the form. A. I BY MR. MORRIS: Q. Withdrawn. Are you aware of any lawsuit that has been commenced by Highland to collect	
7 8 9 10 11 12 13 14 15 16 17 18	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS: Q. And do you see, Ms. Dondero, that this is a promissory note dated January 18, 2018, in the amount of \$7,900,000? MR. MORRIS: And if we can scroll to the bottom so we could see the signature. BY MR. MORRIS: Q. Do you see that that's been signed by your brother?		6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Do you know why? A. I do not. Q. And Highland has not sued anybody to collect under this note, to the best of your knowledge, correct? MS. DEITSCH-PEREZ: Object to the form. A. I BY MR. MORRIS: Q. Withdrawn. Are you aware of any lawsuit that has been commenced by Highland to collect under this note?	
7 8 9 10 11 12 13 14 15 16 17 18 19 20	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS: Q. And do you see, Ms. Dondero, that this is a promissory note dated January 18, 2018, in the amount of \$7,900,000? MR. MORRIS: And if we can scroll to the bottom so we could see the signature. BY MR. MORRIS: Q. Do you see that that's been signed by your brother? A. I see that.		6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Do you know why? A. I do not. Q. And Highland has not sued anybody to collect under this note, to the best of your knowledge, correct? MS. DEITSCH-PEREZ: Object to the form. A. I BY MR. MORRIS: Q. Withdrawn. Are you aware of any lawsuit that has been commenced by Highland to collect under this note? A. I am not aware of any.	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS: Q. And do you see, Ms. Dondero, that this is a promissory note dated January 18, 2018, in the amount of \$7,900,000? MR. MORRIS: And if we can scroll to the bottom so we could see the signature. BY MR. MORRIS: Q. Do you see that that's been signed by your brother? A. I see that. Q. Have you ever seen this		6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Do you know why? A. I do not. Q. And Highland has not sued anybody to collect under this note, to the best of your knowledge, correct? MS. DEITSCH-PEREZ: Object to the form. A. I BY MR. MORRIS: Q. Withdrawn. Are you aware of any lawsuit that has been commenced by Highland to collect under this note? A. I am not aware of any. Q. When you entered into these	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS: Q. And do you see, Ms. Dondero, that this is a promissory note dated January 18, 2018, in the amount of \$7,900,000? MR. MORRIS: And if we can scroll to the bottom so we could see the signature. BY MR. MORRIS: Q. Do you see that that's been signed by your brother? A. I see that. Q. Have you ever seen this particular promissory note before?		6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Do you know why? A. I do not. Q. And Highland has not sued anybody to collect under this note, to the best of your knowledge, correct? MS. DEITSCH-PEREZ: Object to the form. A. I— BY MR. MORRIS: Q. Withdrawn. Are you aware of any lawsuit that has been commenced by Highland to collect under this note? A. I am not aware of any. Q. When you entered into these agreements, did you have any understanding	
7	Promissory Note, Bates-stamped D-CNL000550 through 551, marked for identification, as of this date.) BY MR. MORRIS: Q. And do you see, Ms. Dondero, that this is a promissory note dated January 18, 2018, in the amount of \$7,900,000? MR. MORRIS: And if we can scroll to the bottom so we could see the signature. BY MR. MORRIS: Q. Do you see that that's been signed by your brother? A. I see that. Q. Have you ever seen this particular promissory note before? MR. MORRIS: And we can go back		6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Do you know why? A. I do not. Q. And Highland has not sued anybody to collect under this note, to the best of your knowledge, correct? MS. DEITSCH-PEREZ: Object to the form. A. I BY MR. MORRIS: Q. Withdrawn. Are you aware of any lawsuit that has been commenced by Highland to collect under this note? A. I am not aware of any. Q. When you entered into these agreements, did you have any understanding that the agreement would cover all of the	

### Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 137 of 200 PageID 49583

N. Dondero  A when you entered into each of these	Page 187
MS. DEITSCH-PEREZ: Object to the form. A. John, can you repeat the question, please? A. Sure. C. At the time that you entered into the agreements, did you have any understanding that the agreements would when you entered into each of these agreements, that the agreements would cover every promissory note that was executed by your brother, by NexPoint, by HCMS, and by HCRE, irrespective of whether it wound up being part of the lawsuit? A. My understanding for the gareement I had with Jim is just for these	
form.  3 agreements, that the agreements would cover  4 A. John, can you repeat the  5 question, please?  6 Q. Sure.  7 At the time that you entered into  8 the agreements, did you have any  9 understanding that the agreements would  3 agreements, that the agreements would cover  4 every promissory note that was executed by  5 your brother, by NexPoint, by HCMS, and by  6 HCRE, irrespective of whether it wound up  7 being part of the lawsuit?  8 A. My understanding for the  9 agreement I had with Jim is just for these	
4 A. John, can you repeat the 5 question, please? 6 Q. Sure. 7 At the time that you entered into 8 the agreements, did you have any 9 understanding that the agreements would 4 every promissory note that was executed by 5 your brother, by NexPoint, by HCMS, and by 6 HCRE, irrespective of whether it wound up 7 being part of the lawsuit? 8 A. My understanding for the 9 agreement I had with Jim is just for these	
5 question, please? 6 Q. Sure. 6 HCRE, irrespective of whether it wound up 7 At the time that you entered into 8 the agreements, did you have any 9 understanding that the agreements would 5 your brother, by NexPoint, by HCMS, and by 6 HCRE, irrespective of whether it wound up 7 being part of the lawsuit? 8 A. My understanding for the 9 agreement I had with Jim is just for these	
6 Q. Sure. 6 HCRE, irrespective of whether it wound up 7 At the time that you entered into 8 the agreements, did you have any 9 understanding that the agreements would 6 HCRE, irrespective of whether it wound up 7 being part of the lawsuit? 8 A. My understanding for the 9 agreement I had with Jim is just for these	
7 At the time that you entered into 8 the agreements, did you have any 9 understanding that the agreements would 7 being part of the lawsuit? 8 A. My understanding for the 9 agreement I had with Jim is just for these	
8 the agreements, did you have any 9 understanding that the agreements would 8 A. My understanding for the 9 agreement I had with Jim is just for these	
9 understanding that the agreements would 9 agreement I had with Jim is just for these	
10 cover all notes executed by your brother 10 12 notes	
10 cover all notes executed by your brother, 10 13 notes.	
11 NexPoint, HCRE and HCMS?  11 Q. Okay. So there may be other	
12 A. Yes. 12 notes that Jim or NexPoint or HCRE or HCMS,	
13 Q. Okay. Was it your understanding 13 there may be other notes that they	
14 that all promissory notes would be covered?  14 executed, but if there are, they were not	
15 MS. DEITSCH-PEREZ: Do you mean 15 the subject of any of your agreements with	
16 all of the ones at issue here or all, 16 your brother, correct?	
17 like, including – 17 MS. DEITSCH-PEREZ: Object to the	
18 MR. MORRIS: No. 18 form.	
19 MS. DEITSCH-PEREZ: Object to the 19 You mean any of the agreements	
20 form. 20 that she's been testifying here today?	
21 MR. MORRIS: I thought I was 21 MR. MORRIS: Yes. We've defined	
22 clear, but I'll try it one more time. 22 agreements, so unless there is a	
23 MS. DEITSCH-PEREZ: Please. 23 question, unless somebody wants to	
24 BY MR. MORRIS: 24 revisit the definition, we've defined	
25 Q. Was it your understanding that 25 it.	
	Page 189
1 N. Dondero 1 N. Dondero	
2 MS. DEITSCH-PEREZ: Okay. Got 2 A. Correct.	
3 it. No. 3 Q. Okay.	
<ul> <li>3 it. No.</li> <li>4 A. Um-hmm.</li> <li>3 Q. Okay.</li> <li>4 A. I'm only speaking for these 13.</li> </ul>	
<ul> <li>3 it. No.</li> <li>4 A. Um-hmm.</li> <li>5 Q. When you say "um-hmm," what could</li> <li>3 Q. Okay.</li> <li>4 A. I'm only speaking for these 13.</li> <li>5 Q. Okay. Do you recall whose idea</li> </ul>	
<ul> <li>3 it. No.</li> <li>4 A. Um-hmm.</li> <li>3 Q. Okay.</li> <li>4 A. I'm only speaking for these 13.</li> </ul>	
3 it. No. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 7 A. I'm sorry, John. The 3 Q. Okay. 4 A. I'm only speaking for these 13. 5 Q. Okay. Do you recall whose idea 6 it was to enter into each of the 7 agreements?	
3 it. No. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 3 Q. Okay. 4 A. I'm only speaking for these 13. 5 Q. Okay. Do you recall whose idea 6 it was to enter into each of the	
3 it. No. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 7 A. I'm sorry, John. The 3 Q. Okay. 4 A. I'm only speaking for these 13. 5 Q. Okay. Do you recall whose idea 6 it was to enter into each of the 7 agreements?	
<ul> <li>3 it. No.</li> <li>4 A. Um-hmm.</li> <li>5 Q. When you say "um-hmm," what could</li> <li>6 you mean?</li> <li>7 A. I'm sorry, John. The</li> <li>8 conversation got me away from the question.</li> <li>9 I'm sorry. I'm sorry.</li> <li>3 Q. Okay.</li> <li>5 Q. Okay. Do you recall whose idea</li> <li>6 it was to enter into each of the</li> <li>7 agreements?</li> <li>8 A. It was Jim's suggestion.</li> <li>9 Q. Okay. And did he call you to</li> </ul>	
3 it. No. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 6 it was to enter into each of the 7 A. I'm sorry, John. The 8 conversation got me away from the question. 9 I'm sorry. I'm sorry. 10 MS. DEITSCH-PEREZ: It's my 3 Q. Okay. 4 A. I'm only speaking for these 13. 5 Q. Okay. Do you recall whose idea 6 it was to enter into each of the 7 agreements? 8 A. It was Jim's suggestion. 9 Q. Okay. And did he call you to	
3 it. No. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 6 it was to enter into each of the 7 A. I'm sorry, John. The 8 conversation got me away from the question. 9 I'm sorry. I'm sorry. 10 MS. DEITSCH-PEREZ: It's my 11 fault. 3 Q. Okay. 4 A. I'm only speaking for these 13. 5 Q. Okay. Do you recall whose idea 6 it was to enter into each of the 7 agreements? 8 A. It was Jim's suggestion. 9 Q. Okay. And did he call you to 10 make the suggestion? 11 A. Yes. At least one, if not two of	
3 it. No. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 6 it was to enter into each of the 7 A. I'm sorry, John. The 8 conversation got me away from the question. 9 I'm sorry. I'm sorry. 10 MS. DEITSCH-PEREZ: It's my 11 fault. 11 A. Yes. At least one, if not two of 12 THE WITNESS: I'm sorry. 3 Q. Okay. 4 A. I'm only speaking for these 13. 5 Q. Okay. Do you recall whose idea 6 it was to enter into each of the 7 agreements? 8 A. It was Jim's suggestion. 9 Q. Okay. And did he call you to 10 make the suggestion? 11 A. Yes. At least one, if not two of 12 the agreements were verbal or at least	
3 it. No. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 6 it was to enter into each of the 7 A. I'm sorry, John. The 8 conversation got me away from the question. 9 I'm sorry. I'm sorry. 10 MS. DEITSCH-PEREZ: It's my 11 fault. 12 THE WITNESS: I'm sorry. 13 A. Go ahead, John. 3 Q. Okay. 4 A. I'm only speaking for these 13. 5 Q. Okay. Do you recall whose idea 6 it was to enter into each of the 7 agreements? 8 A. It was Jim's suggestion. 9 Q. Okay. And did he call you to 10 make the suggestion? 11 A. Yes. At least one, if not two of 12 the agreements were verbal or at least 13 started verbally. And one I remember was	
3 it. No. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 6 it was to enter into each of the 7 A. I'm sorry, John. The 8 conversation got me away from the question. 9 I'm sorry. I'm sorry. 10 MS. DEITSCH-PEREZ: It's my 11 fault. 11 A. Yes. At least one, if not two of 12 THE WITNESS: I'm sorry. 13 A. Go ahead, John. 14 MR. MORRIS: Can I have the last 15 Q. Okay. 16 it was to enter into each of the 7 agreements? 8 A. It was Jim's suggestion. 9 Q. Okay. And did he call you to 10 make the suggestion? 11 A. Yes. At least one, if not two of 12 the agreements were verbal or at least 13 started verbally. And one I remember was 14 in person.	
3 Q. Okay. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 6 it was to enter into each of the 7 A. I'm sorry, John. The 8 conversation got me away from the question. 9 I'm sorry. I'm sorry. 10 MS. DEITSCH-PEREZ: It's my 11 fault. 11 A. Yes. At least one, if not two of 12 THE WITNESS: I'm sorry. 13 A. Go ahead, John. 14 MR. MORRIS: Can I have the last 15 question read back, please. 18 Q. Okay. 19 Q. Okay. 10 Ms. Did you ever have any	
3 it. No. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 6 it was to enter into each of the 7 A. I'm sorry, John. The 8 conversation got me away from the question. 9 I'm sorry. I'm sorry. 10 MS. DEITSCH-PEREZ: It's my 11 fault. 11 A. Yes. At least one, if not two of 12 THE WITNESS: I'm sorry. 13 A. Go ahead, John. 14 MR. MORRIS: Can I have the last 15 question read back, please. 16 THE REPORTER: Sure. 17 Q. Okay. 18 A. I'm only speaking for these 13.  4 A. I'm only speaking for these 13.  5 Q. Okay. Do you recall whose idea  6 it was to enter into each of the  7 agreements?  8 A. It was Jim's suggestion.  9 Q. Okay. And did he call you to  10 make the suggestion?  11 A. Yes. At least one, if not two of  12 the agreements were verbal or at least  13 started verbally. And one I remember was  14 in person.  15 Q. Okay. Did you ever have any  16 concerns that your brother might have a	
3 it. No. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 6 you mean? 7 A. I'm sorry, John. The 8 conversation got me away from the question. 9 I'm sorry. I'm sorry. 10 MS. DEITSCH-PEREZ: It's my 11 fault. 11 A. Yes. At least one, if not two of 12 THE WITNESS: I'm sorry. 13 A. Go ahead, John. 14 MR. MORRIS: Can I have the last 15 Q. Okay. 16 Death of the 17 Q. Okay. Do you recall whose idea 18 it was to enter into each of the 19 agreements? 10 A. It was Jim's suggestion. 11 A. It was Jim's suggestion. 12 The with a suggestion? 13 A. Yes. At least one, if not two of 14 the agreements were verbal or at least 15 A. Go ahead, John. 16 question read back, please. 17 Q. Okay. Did you ever have any 18 concerns that your brother might have a 19 Question was read back as 10 conflict of interest since he controlled	
3 it. No. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 6 it was to enter into each of the 7 A. I'm sorry, John. The 8 conversation got me away from the question. 9 I'm sorry. I'm sorry. 10 MS. DEITSCH-PEREZ: It's my 11 fault. 11 A. Yes. At least one, if not two of 12 THE WITNESS: I'm sorry. 13 A. Go ahead, John. 14 MR. MORRIS: Can I have the last 15 Q. Okay. 16 THE REPORTER: Sure. 17 (Question was read back as 18 follows: 18 A. I'm only speaking for these 13. 4 A. I'm only speaking for these 13. 5 Q. Okay. Do you recall whose idea 6 it was to enter into each of the 7 agreements? 8 A. It was Jim's suggestion. 9 Q. Okay. And did he call you to 10 make the suggestion? 11 A. Yes. At least one, if not two of 12 the agreements were verbal or at least 13 in person. 14 in person. 15 Q. Okay. Did you ever have any 16 concerns that your brother might have a 17 conflict of interest since he controlled 18 follows: 18 both the borrower and the lender under each	
3  it. No. 4  A. Um-hmm. 5  Q. When you say "um-hmm," what could 6  you mean? 6  it was to enter into each of the 7  A. I'm sorry, John. The 8  conversation got me away from the question. 9  I'm sorry. I'm sorry. 10  MS. DEITSCH-PEREZ: It's my 11  fault. 11  A. Yes. At least one, if not two of 12  THE WITNESS: I'm sorry. 13  A. Go ahead, John. 14  MR. MORRIS: Can I have the last 15  Question read back, please. 16  Question was read back as 17  (Question was read back as 18  follows: 19  "QUESTION: Okay. So there may 19  I'm only speaking for these 13. 4  A. I'm only speaking for these 13. 5  Q. Okay. Do you recall whose idea 6  it was to enter into each of the 7  agreements?  8  A. It was Jim's suggestion. 9  Q. Okay. And did he call you to 10  make the suggestion? 11  A. Yes. At least one, if not two of 12  the agreements were verbal or at least 13  started verbally. And one I remember was 14  in person. 15  Q. Okay. Did you ever have any 16  concerns that your brother might have a 17  conflict of interest since he controlled 18  follows: 18  both the borrower and the lender under each 19  "QUESTION: Okay. So there may 19  of these transactions?	
3  it. No. 3  Q. Okay. 4  A. Um-hmm. 4  A. I'm only speaking for these 13. 5  Q. When you say "um-hmm," what could 5  Q. Okay. Do you recall whose idea 6 you mean? 6 it was to enter into each of the 7  agreements? 8  conversation got me away from the question. 8  A. It was Jim's suggestion. 9 I'm sorry. I'm sorry. I'm sorry. 9  Q. Okay. And did he call you to 10  MS. DEITSCH-PEREZ: It's my 10  make the suggestion? 11  A. Yes. At least one, if not two of 12  THE WITNESS: I'm sorry. 12  the agreements were verbal or at least 13  A. Go ahead, John. 13  started verbally. And one I remember was 14  In person. 15  Q. Okay. Did you ever have any 16  THE REPORTER: Sure. 16  concerns that your brother might have a 17  (Question was read back as 17  conflict of interest since he controlled 18  follows: 18  both the borrower and the lender under each 19  "QUESTION: Okay. So there may 19  of these transactions? 20  MS. DEITSCH-PEREZ: Object to the	
3 Q. Okay. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 6 it was to enter into each of the 7 A. I'm sorry, John. The 8 conversation got me away from the question. 9 I'm sorry. I'm sorry. 9 Q. Okay. And did he call you to 10 MS. DEITSCH-PEREZ: It's my 10 MS. DEITSCH-PEREZ: It's my 11 fault. 11 A. Yes. At least one, if not two of 12 THE WITNESS: I'm sorry. 13 A. Go ahead, John. 14 MR. MORRIS: Can I have the last 15 Q. Okay. Did you ever have any 16 THE REPORTER: Sure. 17 (Question was read back as 18 follows: 19 "QUESTION: Okay. So there may 20 be other notes that Jim or NexPoint or 21 form.	
3it. No.3Q. Okay.4A. Um-hmm.4A. I'm only speaking for these 13.5Q. When you say "um-hmm," what could5Q. Okay. Do you recall whose idea6you mean?6it was to enter into each of the7A. I'm sorry, John. The7agreements?8conversation got me away from the question.8A. It was Jim's suggestion.9I'm sorry. I'm sorry.9Q. Okay. And did he call you to10MS. DEITSCH-PEREZ: It's my10make the suggestion?11fault.11A. Yes. At least one, if not two of12THE WITNESS: I'm sorry.12the agreements were verbal or at least13A. Go ahead, John.13started verbally. And one I remember was14MR. MORRIS: Can I have the last14in person.15question read back, please.15Q. Okay. Did you ever have any16THE REPORTER: Sure.16concerns that your brother might have a17(Question was read back as17conflict of interest since he controlled18follows:18both the borrower and the lender under each19"QUESTION: Okay. So there may19of these transactions?20MS. DEITSCH-PEREZ: Object to the21HCRE or HCMS, there may be other notes21form.22that they executed, but if there are,22A. No.	
3it. No.3Q. Okay.4A. Um-hmm.4A. I'm only speaking for these 13.5Q. When you say "um-hmm," what could5Q. Okay. Do you recall whose idea6you mean?6it was to enter into each of the7A. I'm sorry, John. The7agreements?8conversation got me away from the question.8A. It was Jim's suggestion.9I'm sorry. I'm sorry.9Q. Okay. And did he call you to10MS. DEITSCH-PEREZ: It's my10make the suggestion?11fault.11A. Yes. At least one, if not two of12THE WITNESS: I'm sorry.12the agreements were verbal or at least13A. Go ahead, John.13started verbally. And one I remember was14MR. MORRIS: Can I have the last14in person.15question read back, please.15Q. Okay. Did you ever have any16THE REPORTER: Sure.16concerns that your brother might have a17(Question was read back as17conflict of interest since he controlled18follows:18both the borrower and the lender under each19"QUESTION: Okay. So there may19of these transactions?20be other notes that Jim or NexPoint or20MS. DEITSCH-PEREZ: Object to the21HCRE or HCMS, there may be other notes21form.22A. No.Q. Did it ever occur to you that	
3 Q. Okay. 4 A. Um-hmm. 5 Q. When you say "um-hmm," what could 6 you mean? 6 it was to enter into each of the 7 A. I'm sorry, John. The 8 conversation got me away from the question. 9 I'm sorry. I'm sorry. 10 MS. DEITSCH-PEREZ: It's my 10 MS. DEITSCH-PEREZ: It's my 11 fault. 11 A. Yes. At least one, if not two of 12 THE WITNESS: I'm sorry. 13 A. Go ahead, John. 14 MR. MORRIS: Can I have the last 15 Q. Okay. Did you ever have any 16 THE REPORTER: Sure. 17 (Question was read back as 18 follows: 19 "QUESTION: Okay. So there may 20 be other notes that Jim or NexPoint or 21 that they executed, but if there are, 22 ha I have there as I'm only speaking for these 13. 2 A. I'm only speaking for these 13. 2 Q. Okay. Do you recall whose idea 6 it was to enter into each of the 7 agreements?  8 A. It was Jim's suggestion. 9 Q. Okay. And did he call you to 10 make the suggestion? 11 A. Yes. At least one, if not two of 11 A. Yes. At least one, if not two of 12 the agreements were verbal or at least 13 started verbally. And one I remember was 14 in person. 15 Q. Okay. Did you ever have any 16 concerns that your brother might have a 17 conflict of interest since he controlled 18 follows: 18 both the borrower and the lender under each 19 "QUESTION: Okay. So there may 20 MS. DEITSCH-PEREZ: Object to the 21 HCRE or HCMS, there may be other notes 22 A. No.	

	Lase 3:21-cv-00881-X   Document 178-42   Fili	<b>-</b> -		
1	Page 190 N. Dondero	1	N. Dondero	Page 191
2	borrower and the lender in each of these	2	A. My house in Vero Beach.	
3	transactions?	3	Q. Was anybody else present during	
4	MS. DEITSCH-PEREZ: Object to the	4	this discussion?	
5	form.	5	A. Jim's kids, underage. My father,	
6	A. I'm sorry, I thought I answered.	6	who's elderly. Family.	
7		l _		
	No.	7	Q. Do you have any reason to believe	
8	Q. Yeah, the first question was	8	that anybody was aware of the substance of	
9	whether you had any concerns. And the	9	the discussion that you had with your	
10	second question was did it ever occur to	10	brother concerning the agreement?	
11	you.	11	A. No.	
12	Did you understand that?	12	Q. The two other conversations that	
13	A. I did.	13	you had on the phone, do you recall whether	
14	It didn't occur to me, and I	14	any person participated in those	
15	didn't have any concern.	15	discussions other than your brother and	
16	Q. Okay. And I think you just	16	yourself?	
17	mentioned that your recollection is that	17	A. No one else participated.	
18	two of the agreements were reached on the	18	Q. Out of the three agreements that	
19	telephone, and one was reached in person;	19	you entered into, do you recall whether it	
20	is that right?	20	was the first, second, or third that was	
21	A. That's correct.	21	entered into during a face-to-face meeting?	
22	Q. Okay. The agreement that was	22	A. To the best of my recollection,	
23	reached in person, where were you?	23	it would have been the end of '18,	
24	A. Florida.	24	beginning of '19.	
25	Q. Where at?	25	Q. Were there any conversations –	
	Page 192			Page 193
		١.		J
1	N. Dondero	1	N. Dondero	J
2	withdrawn.	2	I'm asking what you remember.	Ü
	withdrawn. So there were three agreements;	2	I'm asking what you remember.  A. I don't — at this time, I don't	Ü
2 3 4	withdrawn.  So there were three agreements; is that correct?	2 3 4	I'm asking what you remember.  A. I don't — at this time, I don't know.	Ü
2 3 4 5	withdrawn. So there were three agreements; is that correct? A. Through this discussion?	2	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to	Ü
2 3 4 5 6	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes.	2 3 4	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that	Š
2 3 4 5 6 7	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes.	2 3 4	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred	Š
2 3 4 5 6 7	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral	2 3 4 5 6	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you	
2 3 4 5 6 7 8	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes.	2 3 4 5 6 7	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred	
2 3 4 5 6 7 8 9	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person	2 3 4 5 6 7 8	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.	
2 3 4 5 6 7 8 9	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct?	2 3 4 5 6 7 8 9	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?	
2 3 4 5 6 7 8 9 10	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person	2 3 4 5 6 7 8 9	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.	
2 3 4 5 6 7 8 9 10 11	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person and two on the phone, yes.	2 3 4 5 6 7 8 9 10	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.  Q. I appreciate that. I'm asking if	
2 3 4 5 6 7 8 9 10 11 12	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person and two on the phone, yes. Q. Okay. Were there any	2 3 4 5 6 7 8 9 10 11 12	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.  Q. I appreciate that. I'm asking if you have any recollection of any such	
2 3 4 5 6 7 8 9 10 11 12 13 14	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person and two on the phone, yes. Q. Okay. Were there any communications concerning the scope or term	2 3 4 5 6 7 8 9 10 11 12 13	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.  Q. I appreciate that. I'm asking if you have any recollection of any such communications.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person and two on the phone, yes. Q. Okay. Were there any communications concerning the scope or term or terms of the proposed agreement that	2 3 4 5 6 7 8 9 10 11 12 13 14	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.  Q. I appreciate that. I'm asking if you have any recollection of any such communications.  A. I'm not sure at this time, John.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person and two on the phone, yes. Q. Okay. Were there any communications concerning the scope or term or terms of the proposed agreement that took place before the day on which the	2 3 4 5 6 7 8 9 10 11 12 13 14 15	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.  Q. I appreciate that. I'm asking if you have any recollection of any such communications.  A. I'm not sure at this time, John.  Q. Were any of the oral agreements	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person and two on the phone, yes. Q. Okay. Were there any communications concerning the scope or term or terms of the proposed agreement that took place before the day on which the agreements were entered into?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.  Q. I appreciate that. I'm asking if you have any recollection of any such communications.  A. I'm not sure at this time, John.  Q. Were any of the oral agreements ever the subject of negotiation?  A. I don't understand what you're	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person and two on the phone, yes. Q. Okay. Were there any communications concerning the scope or term or terms of the proposed agreement that took place before the day on which the agreements were entered into? MS. DEITSCH-PEREZ: Object to the form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.  Q. I appreciate that. I'm asking if you have any recollection of any such communications.  A. I'm not sure at this time, John.  Q. Were any of the oral agreements ever the subject of negotiation?  A. I don't understand what you're asking.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person and two on the phone, yes. Q. Okay. Were there any communications concerning the scope or term or terms of the proposed agreement that took place before the day on which the agreements were entered into? MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.  Q. I appreciate that. I'm asking if you have any recollection of any such communications.  A. I'm not sure at this time, John.  Q. Were any of the oral agreements ever the subject of negotiation?  A. I don't understand what you're asking.  Q. Why don't you tell me what the	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person and two on the phone, yes. Q. Okay. Were there any communications concerning the scope or term or terms of the proposed agreement that took place before the day on which the agreements were entered into? MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. I just want to know if there were	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.  Q. I appreciate that. I'm asking if you have any recollection of any such communications.  A. I'm not sure at this time, John.  Q. Were any of the oral agreements ever the subject of negotiation?  A. I don't understand what you're asking.  Q. Why don't you tell me what the conversations were that led to each of the	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person and two on the phone, yes. Q. Okay. Were there any communications concerning the scope or term or terms of the proposed agreement that took place before the day on which the agreements were entered into? MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. I just want to know if there were any conversations or communications that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.  Q. I appreciate that. I'm asking if you have any recollection of any such communications.  A. I'm not sure at this time, John.  Q. Were any of the oral agreements ever the subject of negotiation?  A. I don't understand what you're asking.  Q. Why don't you tell me what the conversations were that led to each of the agreements to the best that you can recall.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person and two on the phone, yes. Q. Okay. Were there any communications concerning the scope or term or terms of the proposed agreement that took place before the day on which the agreements were entered into? MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. I just want to know if there were any conversations or communications that occurred prior to the entry of the three	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.  Q. I appreciate that. I'm asking if you have any recollection of any such communications.  A. I'm not sure at this time, John.  Q. Were any of the oral agreements ever the subject of negotiation?  A. I don't understand what you're asking.  Q. Why don't you tell me what the conversations were that led to each of the agreements to the best that you can recall.  A. The conversations with my brother	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person and two on the phone, yes. Q. Okay. Were there any communications concerning the scope or term or terms of the proposed agreement that took place before the day on which the agreements were entered into? MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. I just want to know if there were any conversations or communications that occurred prior to the entry of the three agreements.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.  Q. I appreciate that. I'm asking if you have any recollection of any such communications.  A. I'm not sure at this time, John.  Q. Were any of the oral agreements ever the subject of negotiation?  A. I don't understand what you're asking.  Q. Why don't you tell me what the conversations were that led to each of the agreements to the best that you can recall.  A. The conversations with my brother that took place towards the end of each of	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 22	withdrawn. So there were three agreements; is that correct? A. Through this discussion? Q. Yes. A. There are three agreements, yes. Q. And all three agreements are oral agreements, correct? A. They're all oral. One in person and two on the phone, yes. Q. Okay. Were there any communications concerning the scope or term or terms of the proposed agreement that took place before the day on which the agreements were entered into? MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. I just want to know if there were any conversations or communications that occurred prior to the entry of the three	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	I'm asking what you remember.  A. I don't — at this time, I don't know.  Q. Okay. Do you have any reason to believe, as you sit here right now, that there were any communications that occurred prior to the three days in which you entered into the three oral agreements?  A. There could have been.  Q. I appreciate that. I'm asking if you have any recollection of any such communications.  A. I'm not sure at this time, John.  Q. Were any of the oral agreements ever the subject of negotiation?  A. I don't understand what you're asking.  Q. Why don't you tell me what the conversations were that led to each of the agreements to the best that you can recall.  A. The conversations with my brother	

	Lase 3:21-cv-00881-X   Document 1				
1	N. Dondero	Page 194	1	N. Dondero	Page 198
2	business, about work. And Jim would bring		2	to increase the value of any of those	
3	up the loans that were done earlier in the		3	portfolio companies and that factors that	
4	year.		4	you mention you beyond his control might	
5	He had stated in the conversation		5	cause them to be sold at a value under the	
6	that he thought he was undercompensated for		6	price that was paid for them and this deal	
7	the work that he does and the time that he		7	would not happen.	
8	puts in. And he wanted those loans to be		8	So hence, that part of the deal	
9	forgiven if any of the three portfolio		9	came up, but I don't know if I'd consider	
10	companies that we talked about monetized at		10	it a negotiation.	
11	a higher value.		11	MR. MORRIS: Okay. I'm going to	
12	Q. And you agreed with that?		12	move to strike.	
13	A. Well, it was – yes, I did agree		13	BY MR. MORRIS:	
	with that proposal. I thought it was a		14		
14			l	Q. And I'm just going to ask you if	
15	win-win for everybody.		15	you can identify any provision of any of the agreements that you recall being the	
16	Q. Did you ever propose any		16	,	
17	alternative to the proposal that your		17	subject of negotiation?	
18	brother made that you just described?		18	A. I don't recall any part being a	
19	A. I did not.		19	negotiation.	
20	Q. Can you identify any provision of		20	Q. Who identified the portfolio	
21	any of the agreements that you negotiated		21	companies that were the subject of each	
22	with your brother?		22	agreement?	
23	A. I didn't negotiate, but Jim had		23	A. Jim.	
24	concern, and rightfully so, that he would		24	Q. Did you ask your brother why he	
25	put in the work and the time and the effort		25	selected those companies?	
1	N. Dondoro	Page 196	1	N. Dondero	Page 19
1	N. Dondero A. No.		1		
			3	your brother already had a duty to maximize value?	
3	Q. Do you know why your brother		4		
4	selected those companies?				
5	A Idopot			A. I did not.	
	A. I do not.		5	Q. Did you ever make a	
	Q. Did you ever suggest that		5 6	Q. Did you ever make a counterproposal to the term of the	
7	Q. Did you ever suggest that different portfolio companies should be		5 6 7	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would	
7 8	Q. Did you ever suggest that different portfolio companies should be used?		5 6 7 8	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio	
7 8 9	Q. Did you ever suggest that different portfolio companies should be used?  A. I did not.		5 6 7 8 9	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost?	
7 8 9 10	<ul><li>Q. Did you ever suggest that</li><li>different portfolio companies should be used?</li><li>A. I did not.</li><li>Q. Did you ask him if Highland had</li></ul>		5 6 7 8 9 10	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost?  A. I'm sorry, John. Once again, the	
7 8 9 10	<ul> <li>Q. Did you ever suggest that</li> <li>different portfolio companies should be</li> <li>used?</li> <li>A. I did not.</li> <li>Q. Did you ask him if Highland had</li> <li>any other portfolio companies?</li> </ul>		5 6 7 8 9 10	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost?  A. I'm sorry, John. Once again, the question, please?	
7 8 9 10 11	<ul> <li>Q. Did you ever suggest that</li> <li>different portfolio companies should be used?</li> <li>A. I did not.</li> <li>Q. Did you ask him if Highland had any other portfolio companies?</li> <li>A. I don't know.</li> </ul>		5 6 7 8 9 10 11 12	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost?  A. I'm sorry, John. Once again, the question, please?  Q. Sure.	
7 8 9 10 11 12	<ul> <li>Q. Did you ever suggest that</li> <li>different portfolio companies should be used?</li> <li>A. I did not.</li> <li>Q. Did you ask him if Highland had any other portfolio companies?</li> <li>A. I don't know.</li> <li>Q. And your brother is the person</li> </ul>		5 6 7 8 9 10 11 12 13	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost? A. I'm sorry, John. Once again, the question, please? Q. Sure. Did you or Dugaboy ever make a	
7 8 9 10 11 12 13	Q. Did you ever suggest that different portfolio companies should be used? A. I did not. Q. Did you ask him if Highland had any other portfolio companies? A. I don't know. Q. And your brother is the person who proposed that all of the notes would be		5 6 7 8 9 10 11 12 13 14	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost?  A. I'm sorry, John. Once again, the question, please?  Q. Sure.  Did you or Dugaboy ever make a counterproposal to the provision in the	
7 8 9 10 11 12 13 14	Q. Did you ever suggest that different portfolio companies should be used? A. I did not. Q. Did you ask him if Highland had any other portfolio companies? A. I don't know. Q. And your brother is the person who proposed that all of the notes would be forgiven if one of the three portfolio		5 6 7 8 9 10 11 12 13 14 15	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost? A. I'm sorry, John. Once again, the question, please? Q. Sure. Did you or Dugaboy ever make a counterproposal to the provision in the agreements that all of the notes would be	
7 8 9 10 11 12 13 14 15 16	Q. Did you ever suggest that different portfolio companies should be used? A. I did not. Q. Did you ask him if Highland had any other portfolio companies? A. I don't know. Q. And your brother is the person who proposed that all of the notes would be forgiven if one of the three portfolio companies was sold for greater than cost;		5 6 7 8 9 10 11 12 13 14 15 16	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost? A. I'm sorry, John. Once again, the question, please? Q. Sure. Did you or Dugaboy ever make a counterproposal to the provision in the agreements that all of the notes would be forgiven if one of the portfolio companies	
7 8 9 10 11 12 13 14 15 16	Q. Did you ever suggest that different portfolio companies should be used? A. I did not. Q. Did you ask him if Highland had any other portfolio companies? A. I don't know. Q. And your brother is the person who proposed that all of the notes would be forgiven if one of the three portfolio companies was sold for greater than cost; is that right?		5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost?  A. I'm sorry, John. Once again, the question, please?  Q. Sure.  Did you or Dugaboy ever make a counterproposal to the provision in the agreements that all of the notes would be forgiven if one of the portfolio companies was sold above cost?	
7 8 9 10 11 12 13 14 15 16 17	Q. Did you ever suggest that different portfolio companies should be used?  A. I did not. Q. Did you ask him if Highland had any other portfolio companies? A. I don't know. Q. And your brother is the person who proposed that all of the notes would be forgiven if one of the three portfolio companies was sold for greater than cost; is that right?  A. That's correct.		5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost?  A. I'm sorry, John. Once again, the question, please?  Q. Sure.  Did you or Dugaboy ever make a counterproposal to the provision in the agreements that all of the notes would be forgiven if one of the portfolio companies was sold above cost?  A. Wasn't that his proposal? Jim's	
7 8 9 10 11 12 13 14 15 16 17 18	Q. Did you ever suggest that different portfolio companies should be used?  A. I did not. Q. Did you ask him if Highland had any other portfolio companies? A. I don't know. Q. And your brother is the person who proposed that all of the notes would be forgiven if one of the three portfolio companies was sold for greater than cost; is that right?  A. That's correct. Q. Do you know whether your brother		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost?  A. I'm sorry, John. Once again, the question, please?  Q. Sure.  Did you or Dugaboy ever make a counterproposal to the provision in the agreements that all of the notes would be forgiven if one of the portfolio companies was sold above cost?  A. Wasn't that his proposal? Jim's proposal?	
7 8 9 10 11 12 13 14 15 16 17 18	Q. Did you ever suggest that different portfolio companies should be used?  A. I did not. Q. Did you ask him if Highland had any other portfolio companies? A. I don't know. Q. And your brother is the person who proposed that all of the notes would be forgiven if one of the three portfolio companies was sold for greater than cost; is that right?  A. That's correct. Q. Do you know whether your brother had a duty to maximize value at the time		5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost?  A. I'm sorry, John. Once again, the question, please?  Q. Sure.  Did you or Dugaboy ever make a counterproposal to the provision in the agreements that all of the notes would be forgiven if one of the portfolio companies was sold above cost?  A. Wasn't that his proposal? Jim's proposal?  Q. It was his proposal. I think	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you ever suggest that different portfolio companies should be used?  A. I did not. Q. Did you ask him if Highland had any other portfolio companies? A. I don't know. Q. And your brother is the person who proposed that all of the notes would be forgiven if one of the three portfolio companies was sold for greater than cost; is that right?  A. That's correct. Q. Do you know whether your brother had a duty to maximize value at the time that you entered into the agreements with		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost?  A. I'm sorry, John. Once again, the question, please?  Q. Sure.  Did you or Dugaboy ever make a counterproposal to the provision in the agreements that all of the notes would be forgiven if one of the portfolio companies was sold above cost?  A. Wasn't that his proposal? Jim's proposal?  Q. It was his proposal. I think you've testified to that. And I'm asking	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you ever suggest that different portfolio companies should be used?  A. I did not. Q. Did you ask him if Highland had any other portfolio companies? A. I don't know. Q. And your brother is the person who proposed that all of the notes would be forgiven if one of the three portfolio companies was sold for greater than cost; is that right?  A. That's correct. Q. Do you know whether your brother had a duty to maximize value at the time that you entered into the agreements with him?		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost?  A. I'm sorry, John. Once again, the question, please?  Q. Sure.  Did you or Dugaboy ever make a counterproposal to the provision in the agreements that all of the notes would be forgiven if one of the portfolio companies was sold above cost?  A. Wasn't that his proposal? Jim's proposal?  Q. It was his proposal. I think you've testified to that. And I'm asking you if you or Dugaboy ever made a	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you ever suggest that different portfolio companies should be used?  A. I did not. Q. Did you ask him if Highland had any other portfolio companies? A. I don't know. Q. And your brother is the person who proposed that all of the notes would be forgiven if one of the three portfolio companies was sold for greater than cost; is that right?  A. That's correct. Q. Do you know whether your brother had a duty to maximize value at the time that you entered into the agreements with him?  A. I don't know.		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost?  A. I'm sorry, John. Once again, the question, please?  Q. Sure.  Did you or Dugaboy ever make a counterproposal to the provision in the agreements that all of the notes would be forgiven if one of the portfolio companies was sold above cost?  A. Wasn't that his proposal? Jim's proposal?  Q. It was his proposal. I think you've testified to that. And I'm asking you if you or Dugaboy ever made a counterproposal with respect to that	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Did you ever suggest that different portfolio companies should be used?  A. I did not. Q. Did you ask him if Highland had any other portfolio companies? A. I don't know. Q. And your brother is the person who proposed that all of the notes would be forgiven if one of the three portfolio companies was sold for greater than cost; is that right?  A. That's correct. Q. Do you know whether your brother had a duty to maximize value at the time that you entered into the agreements with him?		5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Did you ever make a counterproposal to the term of the agreement that said all of the notes would be forgiven if one of the portfolio companies was sold for greater than cost?  A. I'm sorry, John. Once again, the question, please?  Q. Sure.  Did you or Dugaboy ever make a counterproposal to the provision in the agreements that all of the notes would be forgiven if one of the portfolio companies was sold above cost?  A. Wasn't that his proposal? Jim's proposal?  Q. It was his proposal. I think you've testified to that. And I'm asking you if you or Dugaboy ever made a	

		N. Dondero	Page 199
	2		
	3	•	
•			
		• •	
•		_	
•		•	
		•	
		-	
•			
·			
			Page 20°
N. Dondero	1	N. Dondero	rage 20
Q. So you're aware that somebody	2	A. Correct, you have that right.	
other than your brother may sell Highland's	3	Q. Why did you agree, as the trustee	
interest in the portfolio companies; is	4	of Dugaboy, that all of the notes subject	
that right?	5	to the agreements would be forgiven if any	
A. Correct.	6	of the subject portfolio companies was sold	
Q. So under the agreements that you	l _		
	7	on a basis outside of your brother's	
caused Dugaboy to enter into on behalf of	8	on a basis outside of your brother's control?	
· · · · · · · · · · · · · · · · · · ·			
caused Dugaboy to enter into on behalf of	8	control?	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were	8 9	control?  A. I agreed to that provision of the	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were subject to the agreements will be forgiven	8 9 10	control?  A. I agreed to that provision of the agreement because – and I believe I stated	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were subject to the agreements will be forgiven at the moment somebody other than your	8 9 10 11	control?  A. I agreed to that provision of the agreement because – and I believe I stated this – Jim had concerns about doing the	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were subject to the agreements will be forgiven at the moment somebody other than your brother sells one of the portfolio	8 9 10 11 12	control?  A. I agreed to that provision of the agreement because – and I believe I stated this – Jim had concerns about doing the work and the effort and putting the time in	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were subject to the agreements will be forgiven at the moment somebody other than your brother sells one of the portfolio companies.	8 9 10 11 12 13	control?  A. I agreed to that provision of the agreement because — and I believe I stated this — Jim had concerns about doing the work and the effort and putting the time in to build up any one of those three	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were subject to the agreements will be forgiven at the moment somebody other than your brother sells one of the portfolio companies.  Do I have that right?	8 9 10 11 12 13 14	control?  A. I agreed to that provision of the agreement because – and I believe I stated this – Jim had concerns about doing the work and the effort and putting the time in to build up any one of those three portfolio companies and then having	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were subject to the agreements will be forgiven at the moment somebody other than your brother sells one of the portfolio companies.  Do I have that right?  A. I'm sorry, John. Once again? Q. Okay. I just want to understand,	8 9 10 11 12 13 14 15 16	control?  A. I agreed to that provision of the agreement because — and I believe I stated this — Jim had concerns about doing the work and the effort and putting the time in to build up any one of those three portfolio companies and then having somebody outside of his control sell it for less than a monetized value that would	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were subject to the agreements will be forgiven at the moment somebody other than your brother sells one of the portfolio companies.  Do I have that right?  A. I'm sorry, John. Once again? Q. Okay. I just want to understand, you know, the import of the agreements that	8 9 10 11 12 13 14 15 16	control?  A. I agreed to that provision of the agreement because – and I believe I stated this – Jim had concerns about doing the work and the effort and putting the time in to build up any one of those three portfolio companies and then having somebody outside of his control sell it for less than a monetized value that would allow the notes to be forgiven.	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were subject to the agreements will be forgiven at the moment somebody other than your brother sells one of the portfolio companies.  Do I have that right?  A. I'm sorry, John. Once again?  Q. Okay. I just want to understand, you know, the import of the agreements that you've described. So let me try again.	8 9 10 11 12 13 14 15 16 17 18	control?  A. I agreed to that provision of the agreement because – and I believe I stated this – Jim had concerns about doing the work and the effort and putting the time in to build up any one of those three portfolio companies and then having somebody outside of his control sell it for less than a monetized value that would allow the notes to be forgiven.  Q. But there's no component of the	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were subject to the agreements will be forgiven at the moment somebody other than your brother sells one of the portfolio companies.  Do I have that right?  A. I'm sorry, John. Once again? Q. Okay. I just want to understand, you know, the import of the agreements that you've described. So let me try again. Under the agreements that you	8 9 10 11 12 13 14 15 16 17 18	control?  A. I agreed to that provision of the agreement because – and I believe I stated this – Jim had concerns about doing the work and the effort and putting the time in to build up any one of those three portfolio companies and then having somebody outside of his control sell it for less than a monetized value that would allow the notes to be forgiven.  Q. But there's no component of the agreement that will avoid the forgiveness	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were subject to the agreements will be forgiven at the moment somebody other than your brother sells one of the portfolio companies.  Do I have that right?  A. I'm sorry, John. Once again?  Q. Okay. I just want to understand, you know, the import of the agreements that you've described. So let me try again.  Under the agreements that you caused Dugaboy to enter into on behalf of	8 9 10 11 12 13 14 15 16 17 18 19 20	control?  A. I agreed to that provision of the agreement because — and I believe I stated this — Jim had concerns about doing the work and the effort and putting the time in to build up any one of those three portfolio companies and then having somebody outside of his control sell it for less than a monetized value that would allow the notes to be forgiven.  Q. But there's no component of the agreement that will avoid the forgiveness of the notes depending on the price at	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were subject to the agreements will be forgiven at the moment somebody other than your brother sells one of the portfolio companies.  Do I have that right?  A. I'm sorry, John. Once again?  Q. Okay. I just want to understand, you know, the import of the agreements that you've described. So let me try again.  Under the agreements that you caused Dugaboy to enter into on behalf of Highland, all of the notes that are subject	8 9 10 11 12 13 14 15 16 17 18 19 20 21	control?  A. I agreed to that provision of the agreement because — and I believe I stated this — Jim had concerns about doing the work and the effort and putting the time in to build up any one of those three portfolio companies and then having somebody outside of his control sell it for less than a monetized value that would allow the notes to be forgiven.  Q. But there's no component of the agreement that will avoid the forgiveness of the notes depending on the price at which the assets were sold, correct?	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were subject to the agreements will be forgiven at the moment somebody other than your brother sells one of the portfolio companies.  Do I have that right?  A. I'm sorry, John. Once again?  Q. Okay. I just want to understand, you know, the import of the agreements that you've described. So let me try again.  Under the agreements that you caused Dugaboy to enter into on behalf of Highland, all of the notes that are subject to the agreements will be forgiven the	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	control?  A. I agreed to that provision of the agreement because – and I believe I stated this – Jim had concerns about doing the work and the effort and putting the time in to build up any one of those three portfolio companies and then having somebody outside of his control sell it for less than a monetized value that would allow the notes to be forgiven.  Q. But there's no component of the agreement that will avoid the forgiveness of the notes depending on the price at which the assets were sold, correct?  A. John, there's no provision of the	
caused Dugaboy to enter into on behalf of Highland, all of the notes that were subject to the agreements will be forgiven at the moment somebody other than your brother sells one of the portfolio companies.  Do I have that right?  A. I'm sorry, John. Once again?  Q. Okay. I just want to understand, you know, the import of the agreements that you've described. So let me try again.  Under the agreements that you caused Dugaboy to enter into on behalf of Highland, all of the notes that are subject	8 9 10 11 12 13 14 15 16 17 18 19 20 21	control?  A. I agreed to that provision of the agreement because — and I believe I stated this — Jim had concerns about doing the work and the effort and putting the time in to build up any one of those three portfolio companies and then having somebody outside of his control sell it for less than a monetized value that would allow the notes to be forgiven.  Q. But there's no component of the agreement that will avoid the forgiveness of the notes depending on the price at which the assets were sold, correct?	
	N. Dondero Q. Did you ever consider requiring a higher threshold other than having a sale above cost for the triggering of the condition subsequent? A. No. Q. Was there any part of your brother's proposal that you rejected? A. No. Q. Was there any part of your brother's proposal that Dugaboy rejected? A. No. Q. Is there any aspect of any of the agreements that incorporates a proposal or idea that you or Dugaboy made? MS. DEITSCH-PEREZ: Object to the form. A. No. Q. Now do you recall that paragraph 82 also provides that all of the notes would be forgiven if any of the portfolio companies was sold on a basis out of Jim Dondero's control? A. Yes. Q. Whose idea was it to include that  Page 200 Q. So you're aware that somebody other than your brother may sell Highland's interest in the portfolio companies; is that right? A. Correct.	N. Dondero Q. Did you ever consider requiring a higher threshold other than having a sale above cost for the triggering of the condition subsequent? A. No. Q. Was there any part of your brother's proposal that you rejected? A. No. Q. Was there any part of your brother's proposal that Dugaboy rejected? A. No. Q. Was there any part of your brother's proposal that Dugaboy rejected? A. No. Q. Is there any aspect of any of the agreements that incorporates a proposal or idea that you or Dugaboy made? MS. DEITSCH-PEREZ: Object to the form. A. No. Q. Now do you recall that paragraph 82 also provides that all of the notes would be forgiven if any of the portfolio companies was sold on a basis out of Jim Dondero's control? A. Yes. Q. Whose idea was it to include that  Page 200  N. Dondero Q. So you're aware that somebody other than your brother may sell Highland's interest in the portfolio companies; is that right?  5  Regat 198  2  2  2  3  3  3  3  3  4  4  4  4  4  4  4  4	N. Dondero Q. Did you ever consider requiring a higher threshold other than having a sale above cost for the triggering of the condition subsequent?  A. No. Q. Was there any part of your brother's proposal that you rejected? A. No. Q. Was there any part of your brother's proposal that Dugaboy rejectd? A. No. Q. Was there any part of your brother's proposal that Dugaboy rejectd? A. No. Q. Was there any part of your brother's proposal that Dugaboy rejectd? A. No. Q. Was there any part of your brother's proposal that Dugaboy rejected? A. No. Q. Was there any part of your brother's proposal that Dugaboy rejected? A. No. Q. Was there any aspect of any of the agreements that incorporates a proposal or idea that you or Dugaboy make? MS. DEITSCH-PEREZ: Object to the form. A. No. Q. Now do you recall that paragraph Balso provides that all of the notes would be forgiven if any of the portfolio companies was sold on a basis out of Jim Dondero's control? A. Yes. Q. Whose idea was it to include that  Page 200  N. Dondero Q. So you're aware that somebody of the agreements would be forgiven if any our brother may sell Highland's interest in the portfolio companies; is to the agreements would be forgiven if any of proficin companies; is to the agreements would be forgiven if any of proficin companies; is to the agreements would be forgiven if any of proficin companies; is to the agreements would be forgiven if any of proficin companies; is to the agreements would be forgiven if any

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 141 of 200 PageID 49587

			01/09/24	
1	Page 202 N. Dondero	1	N. Dondero	Page 203
2	above cost –	2	But to answer your question, they	
3	A. Above cost?	3	wouldn't – if it got sold for less than	
4	Q. Above cost.	4	the value of them, then Highland wouldn't	
5	- would the notes still be	5	benefit. But that wouldn't be in Jim's	
_		6	control.	
6	forgiven?	-		
7	A. Yes, of course.	7	Q. Did you expect Highland to	
8	Q. And if the portfolio companies	8	benefit if the portfolio companies were	
9	are sold at a price substantially below	9	sold on a basis outside of Mr. Dondero's	
10	cost, will the notes still be forgiven?	10	control?	
11	A. They will if they're sold by	11	A. I have no idea, John.	
12	somebody that's not my brother, that's not	12	Q. Did you have any idea – did you	
13	Jim.	13	or Dugaboy have any idea when you entered	
14	Q. Okay.	14	into the agreement if Highland would	
15	A. If somebody comes in or – who	15	benefit from the sale of the portfolio	
16	did you say, that gentleman that now has	16	companies on a basis outside of	
17	control of them, if he decides to sell them	17	Mr. Dondero's control?	
18	below cost, the notes are still forgiven.	18	A. I wouldn't know that.	
19	Q. And if he decides to sell them	19	Q. Okay. Now if Jim sold one of	
20	above cost, the notes are forgiven, right?	20	those portfolio companies for a dollar	
21	A. That is correct, but Highland	21	above cost, all of the notes would have	
22	would benefit.	22	been forgiven, correct?	
23	Q. How does Highland benefit because	23	A. Correct.	
24	some third party sells the assets?	24	Q. And did he have the ability to	
25	A. Okay. That's not what I said.	25	sell any of the portfolio companies at the	
23	A. Okay. Mats not what i said.	23	sell arry of the portiono companies at the	
1	Page 204 N. Dondero	1	N. Dondero	Page 20
2	time you entered into the agreements?	2	Q. You can answer.	
			Q. Tuu carranswer.	
	MS DEITSCH DEDET: Object to the	2	A That base't baseand in a	
3	MS. DEITSCH-PEREZ: Object to the	3	A. That hasn't happened in a	
4	form.	4	hypothetical. I don't have an opinion on	
4 5	form.  MR. MORRIS: Withdrawn.	4 5	hypothetical. I don't have an opinion on that.	
4 5 6	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:	4	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the	
4 5 6 7	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand	4 5 6 7	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?	
4 5 6 7	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell	4 5 6 7 8	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did.	
4 5 6 7 8	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time	4 5 6 7	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did.  Q. And you agreed on behalf of	
4 5 6 7 8 9	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell	4 5 6 7 8	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did.	
4 5 6 7 8 9	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time	4 5 6 7 8 9	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did.  Q. And you agreed on behalf of	
4 5 6 7 8 9 10	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?	4 5 6 7 8 9	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did.  Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if	
4 5 6 7 8 9 10 11	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?  A. Yes.	4 5 6 7 8 9 10	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did.  Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if Jim sold one of the portfolio companies at	
4 5 6 7 8 9 10 11 12	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?  A. Yes.  Q. Okay. If your brother —  A. That was my understanding.	4 5 6 7 8 9 10 11 12	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did. Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if Jim sold one of the portfolio companies at a dollar above cost, all of the notes would	
4 5 6 7 8 9 10 11 12 13	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?  A. Yes.  Q. Okay. If your brother —  A. That was my understanding.  Q. Okay. And if your brother sold	4 5 6 7 8 9 10 11 12 13 14	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did.  Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if Jim sold one of the portfolio companies at a dollar above cost, all of the notes would be forgiven, correct?  A. I entered into the agreement for	
4 5 6 7 8 9 10 11 12 13 14	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?  A. Yes.  Q. Okay. If your brother —  A. That was my understanding.  Q. Okay. And if your brother sold one of those portfolio companies for a	4 5 6 7 8 9 10 11 12 13 14 15	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did. Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if Jim sold one of the portfolio companies at a dollar above cost, all of the notes would be forgiven, correct?  A. I entered into the agreement for Dugaboy that if, you're right, any of the	
4 5 6 7 8 9 10 11 12 13 14 15	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?  A. Yes.  Q. Okay. If your brother —  A. That was my understanding.  Q. Okay. And if your brother sold one of those portfolio companies for a dollar above cost, what benefit would	4 5 6 7 8 9 10 11 12 13 14 15 16	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did. Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if Jim sold one of the portfolio companies at a dollar above cost, all of the notes would be forgiven, correct?  A. I entered into the agreement for Dugaboy that if, you're right, any of the portfolio companies monetized higher,	
4 5 6 7 8 9 10 11 12 13 14 15 16 17	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?  A. Yes.  Q. Okay. If your brother —  A. That was my understanding.  Q. Okay. And if your brother sold one of those portfolio companies for a dollar above cost, what benefit would Highland receive if the consequence of that	4 5 6 7 8 9 10 11 12 13 14 15 16 17	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did.  Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if Jim sold one of the portfolio companies at a dollar above cost, all of the notes would be forgiven, correct?  A. I entered into the agreement for Dugaboy that if, you're right, any of the portfolio companies monetized higher, right, the notes would be forgiven. But —	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?  A. Yes.  Q. Okay. If your brother —  A. That was my understanding.  Q. Okay. And if your brother sold one of those portfolio companies for a dollar above cost, what benefit would Highland receive if the consequence of that was the forgiveness of more than \$60	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did. Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if Jim sold one of the portfolio companies at a dollar above cost, all of the notes would be forgiven, correct?  A. I entered into the agreement for Dugaboy that if, you're right, any of the portfolio companies monetized higher, right, the notes would be forgiven. But – and I thought about your scenario, but I	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?  A. Yes.  Q. Okay. If your brother –  A. That was my understanding.  Q. Okay. And if your brother sold one of those portfolio companies for a dollar above cost, what benefit would Highland receive if the consequence of that was the forgiveness of more than \$60 million in principal amount of promissory	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did. Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if Jim sold one of the portfolio companies at a dollar above cost, all of the notes would be forgiven, correct?  A. I entered into the agreement for Dugaboy that if, you're right, any of the portfolio companies monetized higher, right, the notes would be forgiven. But — and I thought about your scenario, but I also thought about it could be \$100	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?  A. Yes.  Q. Okay. If your brother —  A. That was my understanding.  Q. Okay. And if your brother sold one of those portfolio companies for a dollar above cost, what benefit would Highland receive if the consequence of that was the forgiveness of more than \$60 million in principal amount of promissory notes?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did. Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if Jim sold one of the portfolio companies at a dollar above cost, all of the notes would be forgiven, correct?  A. I entered into the agreement for Dugaboy that if, you're right, any of the portfolio companies monetized higher, right, the notes would be forgiven. But – and I thought about your scenario, but I also thought about it could be \$100 million. We don't know. This is all	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?  A. Yes.  Q. Okay. If your brother —  A. That was my understanding.  Q. Okay. And if your brother sold one of those portfolio companies for a dollar above cost, what benefit would Highland receive if the consequence of that was the forgiveness of more than \$60 million in principal amount of promissory notes?  MS. DEITSCH-PEREZ: Object to the	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did.  Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if Jim sold one of the portfolio companies at a dollar above cost, all of the notes would be forgiven, correct?  A. I entered into the agreement for Dugaboy that if, you're right, any of the portfolio companies monetized higher, right, the notes would be forgiven. But — and I thought about your scenario, but I also thought about it could be \$100 million. We don't know. This is all hypothetical.	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?  A. Yes.  Q. Okay. If your brother —  A. That was my understanding.  Q. Okay. And if your brother sold one of those portfolio companies for a dollar above cost, what benefit would Highland receive if the consequence of that was the forgiveness of more than \$60 million in principal amount of promissory notes?  MS. DEITSCH-PEREZ: Object to the form.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did.  Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if Jim sold one of the portfolio companies at a dollar above cost, all of the notes would be forgiven, correct?  A. I entered into the agreement for Dugaboy that if, you're right, any of the portfolio companies monetized higher, right, the notes would be forgiven. But — and I thought about your scenario, but I also thought about it could be \$100 million. We don't know. This is all hypothetical.  Q. It's actually not hypothetical	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?  A. Yes.  Q. Okay. If your brother —  A. That was my understanding.  Q. Okay. And if your brother sold one of those portfolio companies for a dollar above cost, what benefit would Highland receive if the consequence of that was the forgiveness of more than \$60 million in principal amount of promissory notes?  MS. DEITSCH-PEREZ: Object to the form.  A. John?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did. Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if Jim sold one of the portfolio companies at a dollar above cost, all of the notes would be forgiven, correct?  A. I entered into the agreement for Dugaboy that if, you're right, any of the portfolio companies monetized higher, right, the notes would be forgiven. But — and I thought about your scenario, but I also thought about it could be \$100 million. We don't know. This is all hypothetical.  Q. It's actually not hypothetical because the term of your agreement was that	
4 5 6 7 8	form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:  Q. Did you and Dugaboy understand that Mr. Dondero had the ability to sell any of the portfolio companies at the time you entered into the agreements?  A. Yes.  Q. Okay. If your brother —  A. That was my understanding.  Q. Okay. And if your brother sold one of those portfolio companies for a dollar above cost, what benefit would Highland receive if the consequence of that was the forgiveness of more than \$60 million in principal amount of promissory notes?  MS. DEITSCH-PEREZ: Object to the form.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	hypothetical. I don't have an opinion on that.  Q. Well, you entered into the agreements, did you not?  A. I did.  Q. And you agreed on behalf of Dugaboy on behalf of the plaintiff that if Jim sold one of the portfolio companies at a dollar above cost, all of the notes would be forgiven, correct?  A. I entered into the agreement for Dugaboy that if, you're right, any of the portfolio companies monetized higher, right, the notes would be forgiven. But — and I thought about your scenario, but I also thought about it could be \$100 million. We don't know. This is all hypothetical.  Q. It's actually not hypothetical	

(	Lase 3:21-cv-00881-X   Document 178-42   Fil	eu	01/09/24 Page 142 01 200 Page1D	+9000
1	Page 206 N. Dondero	1	N. Dondero	Page 207
	and received in return the forgiveness of	2	Jim's salary. They received interest in	
3	all of these notes, right?	3	payment on the loans. We don't know when	
4	A. Correct.	4	and if the trigger is going to come into	
5	Q. Okay. As the trustee of Dugaboy	5	play that the loans would be forgiven.	
6	who entered into the agreement on behalf of	6	Even as we sit here today, 20-plus million	
7	Highland, what benefit would there be to	7	has been paid on the loan.	
8	Highland if the portfolio companies were	8	Q. Can you explain why your brother	
	sold at any price less than the aggregate	9	is making payments on demand notes after	
10	principal amount of the notes?	10	entering into the agreements with you?	
11	A. Less than?	11	A. It's my limited understanding	
12	Q. Let's say it was sold for \$50	12	that he's made payments when whatever	
13	million above cost, then Highland would		entity needs money.	
	have had to forgiven more than \$60 million	13	Q. And what is the basis for that	
14	-		understanding?	
15	of notes, correct?	15	_	
16	A. Correct.	16	A. Common sense. I don't know,	
17	Q. How would Highland benefit by having an asset sold \$50 million above cost	17	John. THE WITNESS: And I hate to do	
18	•	18		
19	where the consequence was that they would	19	this, but I know when you – can you	
20	forgive more than \$50 million of money that	20	come to a place of a break in the near	
21	was owed to it?	21	future whenever is convenient in your	
22	A. Well, I looked at it differently,	22	questions there, please?	
23	John. And I thought it benefitted Highland	23	MR. MORRIS: Sure.	
24	at the time because money didn't come out	24	BY MR. MORRIS:	
25	of Highland's balance sheets to increase	25	Q. What is the basis for saying that	
1	Page 208 N. Dondero	1	N. Dondero	Page 209
2	your brother paid back loans at times that	2	had any understanding of the nature of	
3	Highland needed the money – withdrawn.	3	Highland's interest in each of the	
4	Is it your testimony that your	4	portfolio companies, correct?	
5	brother made payments against the loans	5	A. That would be correct, yes.	
6	after entering into the agreements with you	6	Q. And at the time the three	
7	because Highland needed the money?	7		
8	A. That's my belief, John.	8	agreements were entered into, neither you	
			nor Dugaboy had any understanding as to	
9	Q. Okay. And what is the basis for	9	Highland's cost for acquiring its interest	
10	that belief?	10	in each of the three portfolio companies,	
11	A. I don't have one except I know	11	correct?	
12	how my brother works.	12	A. Yes, that is correct.	
13	Q. Do you know that your brother	13	Q. And at the time each of these	
14	caused the borrowers under the promissory	14	three agreements were entered into, neither	
15	notes to make payments against those notes	15	you nor Dugaboy had any information as to	
16	after entering into the agreements with	16	the value of Highland's interest in any of	
17	•	17	the portfolio companies, correct?	
18	A. I do not.	18	MS. DEITSCH-PEREZ: Object to the	
19	Q. Did you ever ask anybody?	19	form.	
20	A. I did not.	20	MR. MORRIS: You can answer.	
21	Q. And I think we covered this	21	A. I'm sorry, John, can you repeat	
22	earlier, but I just want to try and cover	22	the question, please?	
23	it quickly before we take the break.	23	Q. At the time that you entered into	
24	At the time you entered into each	24	each of these three agreements, neither you	
	- :		B 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
25	of the agreements, neither you nor Dugaboy	25	nor Dugaboy had any information concerning	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 143 of 200 PageID 49589

1	D010			Dono 044
1	N. Dondero	1	N. Dondero	Page 211
2	the value of Highland's interest in the	2	paragraph 82 from Mr. Dondero's answer	
3	three portfolio companies, correct?	3	to the Amended Complaint?	
4	MS. DEITSCH-PEREZ: Object to the	4	(Document review.)	
5	form.	5	BY MR. MORRIS:	
6	A. That's correct, John.	6	Q. Ms. Dondero, can you hear me?	
7	Q. And at the time that you entered	7	A. Yes.	
8	into these three agreements, neither you	8	Q. Okay. Do you see in the middle	
9	nor Dugaboy knew whether the value of	9	of paragraph 82 it talks about the purpose	
10	Highland's interest in the three portfolio	10	of the agreement?	
11	companies was more or less than the cost of	11	A. Um-hmm.	
12	acquisition, correct?	12	Q. And do you see where it says that	
13	A. That's correct.	13	Jim Dondero, quote, "was otherwise	
14	MR. MORRIS: We can take that	14	underpaid compared to reasonable	
15	break now if you'd like.	15	compensation levels in the industry"?	
16	MR. DRAPER: John, this is	16	A. I see that.	
17	Douglas.	17	Q. At the time that you caused	
18	How much more do you think you	18	Dugaboy to enter into the three agreements	
19	have?	19	on behalf of Highland, did you believe that	
20	THE VIDEOGRAPHER: The time is	20	James Dondero was underpaid compared to	
21	2:41. We are going off the record.	21	reasonable compensation levels in the	
22	(Recess is taken.)	22	industry?	
23	THE VIDEOGRAPHER: The time is	23	A. Yes, I believed what he told me.	
24	2:57. We are back on the record.	24	Q. Okay. Did you have any basis for	
25	MR. MORRIS: Can we put back up	25	believing that he was underpaid compared to	
			bollowing that he was anasipala sompared to	
1	N. Dondero	1	N. Dondero	Page 213
2	reasonable compensation levels in the	2	Q. Yes. I'd be happy to.	
3	industry other than what your brother told	_	Q. 1C3. TO DC HAPPY to.	
		3		
4	· · · · · · · · · · · · · · · · · · ·	3	At the time that you caused	
4	you?	4	At the time that you caused  Dugaboy to enter into each of the three	
5	you? A. No.	4 5	At the time that you caused  Dugaboy to enter into each of the three agreements that you've described, neither	
5 6	you?  A. No.  Q. Okay. Did Dugaboy have any basis	4 5 6	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to	
5 6 7	you?  A. No. Q. Okay. Did Dugaboy have any basis for believing that your brother was	4 5 6 7	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid	
5 6 7 8	you?  A. No. Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable	4 5 6 7 8	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels	
5 6 7 8 9	you?  A. No. Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other	4 5 6 7 8 9	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?	
5 6 7 8 9	you?  A. No.  Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said?	4 5 6 7 8 9	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct.	
5 7 8 9 10	you?  A. No.  Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said?  A. Not that I'm aware of.	4 5 6 7 8 9 10	At the time that you caused  Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct.  Q. And at the time that you caused	
5 6 7 8 9 10 11 12	you?  A. No. Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said? A. Not that I'm aware of. Q. Prior to entering into each of	4 5 6 7 8 9 10 11 12	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct. Q. And at the time that you caused Dugaboy to enter into the agreements,	
5 6 7 8 9 10 11 12 13	you?  A. No. Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said? A. Not that I'm aware of. Q. Prior to entering into each of these three agreements, did you or Dugaboy	4 5 6 7 8 9 10 11 12 13	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct.  Q. And at the time that you caused Dugaboy to enter into the agreements, neither you nor Dugaboy knew how much	
5 6 7 8 9 10 11 12 13 14	you?  A. No.  Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said?  A. Not that I'm aware of.  Q. Prior to entering into each of these three agreements, did you or Dugaboy make any effort to ascertain whether your	4 5 6 7 8 9 10 11 12 13 14	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct.  Q. And at the time that you caused Dugaboy to enter into the agreements, neither you nor Dugaboy knew how much compensation your brother received from	
5 6 7 8 9 10 11 12 13 14 15	you?  A. No. Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said? A. Not that I'm aware of. Q. Prior to entering into each of these three agreements, did you or Dugaboy make any effort to ascertain whether your brother was underpaid compared to	4 5 6 7 8 9 10 11 12 13 14 15	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct.  Q. And at the time that you caused Dugaboy to enter into the agreements, neither you nor Dugaboy knew how much compensation your brother received from Highland in any particular year, correct?	
5 6 7 8 9 10 11 12 13 14 15 16	you?  A. No.  Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said?  A. Not that I'm aware of.  Q. Prior to entering into each of these three agreements, did you or Dugaboy make any effort to ascertain whether your brother was underpaid compared to reasonable compensation levels in the	4 5 6 7 8 9 10 11 12 13 14 15 16	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct. Q. And at the time that you caused Dugaboy to enter into the agreements, neither you nor Dugaboy knew how much compensation your brother received from Highland in any particular year, correct?  MS. DEITSCH-PEREZ: You mean the	
5 6 7 8 9 10 11 12 13 14 15 16 17	you?  A. No. Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said? A. Not that I'm aware of. Q. Prior to entering into each of these three agreements, did you or Dugaboy make any effort to ascertain whether your brother was underpaid compared to reasonable compensation levels in the industry?	4 5 6 7 8 9 10 11 12 13 14 15 16 17	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct.  Q. And at the time that you caused Dugaboy to enter into the agreements, neither you nor Dugaboy knew how much compensation your brother received from Highland in any particular year, correct?  MS. DEITSCH-PEREZ: You mean the exact number?	
5 6 7 8 9 10 11 12 13 14 15 16 17 18	you?  A. No.  Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said?  A. Not that I'm aware of.  Q. Prior to entering into each of these three agreements, did you or Dugaboy make any effort to ascertain whether your brother was underpaid compared to reasonable compensation levels in the industry?  A. Not that I remember.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct.  Q. And at the time that you caused Dugaboy to enter into the agreements, neither you nor Dugaboy knew how much compensation your brother received from Highland in any particular year, correct?  MS. DEITSCH-PEREZ: You mean the exact number?  MR. MORRIS: I mean general	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	you?  A. No. Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said? A. Not that I'm aware of. Q. Prior to entering into each of these three agreements, did you or Dugaboy make any effort to ascertain whether your brother was underpaid compared to reasonable compensation levels in the industry?  A. Not that I remember. Q. At the time that you entered into	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct.  Q. And at the time that you caused Dugaboy to enter into the agreements, neither you nor Dugaboy knew how much compensation your brother received from Highland in any particular year, correct?  MS. DEITSCH-PEREZ: You mean the exact number?  MR. MORRIS: I mean general number. Any number.	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	you?  A. No. Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said? A. Not that I'm aware of. Q. Prior to entering into each of these three agreements, did you or Dugaboy make any effort to ascertain whether your brother was underpaid compared to reasonable compensation levels in the industry?  A. Not that I remember. Q. At the time that you entered into these agreements, neither you nor Dugaboy	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct.  Q. And at the time that you caused Dugaboy to enter into the agreements, neither you nor Dugaboy knew how much compensation your brother received from Highland in any particular year, correct?  MS. DEITSCH-PEREZ: You mean the exact number?  MR. MORRIS: I mean general number. Any number. A. Okay. I think we spoke about	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. No. Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said? A. Not that I'm aware of. Q. Prior to entering into each of these three agreements, did you or Dugaboy make any effort to ascertain whether your brother was underpaid compared to reasonable compensation levels in the industry? A. Not that I remember. Q. At the time that you entered into these agreements, neither you nor Dugaboy knew the total compensation package that	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct.  Q. And at the time that you caused Dugaboy to enter into the agreements, neither you nor Dugaboy knew how much compensation your brother received from Highland in any particular year, correct?  MS. DEITSCH-PEREZ: You mean the exact number?  MR. MORRIS: I mean general number. Any number.  A. Okay. I think we spoke about this earlier. I had a general number on	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	you?  A. No. Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said? A. Not that I'm aware of. Q. Prior to entering into each of these three agreements, did you or Dugaboy make any effort to ascertain whether your brother was underpaid compared to reasonable compensation levels in the industry? A. Not that I remember. Q. At the time that you entered into these agreements, neither you nor Dugaboy knew the total compensation package that Mr. Dondero received from Highland in any	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct.  Q. And at the time that you caused Dugaboy to enter into the agreements, neither you nor Dugaboy knew how much compensation your brother received from Highland in any particular year, correct?  MS. DEITSCH-PEREZ: You mean the exact number?  MR. MORRIS: I mean general number. Any number.  A. Okay. I think we spoke about this earlier. I had a general number on salary.	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 20 21 22 23	you?  A. No.  Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said?  A. Not that I'm aware of.  Q. Prior to entering into each of these three agreements, did you or Dugaboy make any effort to ascertain whether your brother was underpaid compared to reasonable compensation levels in the industry?  A. Not that I remember.  Q. At the time that you entered into these agreements, neither you nor Dugaboy knew the total compensation package that Mr. Dondero received from Highland in any calendar year, correct?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct.  Q. And at the time that you caused Dugaboy to enter into the agreements, neither you nor Dugaboy knew how much compensation your brother received from Highland in any particular year, correct?  MS. DEITSCH-PEREZ: You mean the exact number?  MR. MORRIS: I mean general number. Any number. A. Okay. I think we spoke about this earlier. I had a general number on salary. Q. Correct.	
5 6 7 8	you?  A. No. Q. Okay. Did Dugaboy have any basis for believing that your brother was underpaid compared to reasonable compensation levels in the industry other than what your brother said? A. Not that I'm aware of. Q. Prior to entering into each of these three agreements, did you or Dugaboy make any effort to ascertain whether your brother was underpaid compared to reasonable compensation levels in the industry? A. Not that I remember. Q. At the time that you entered into these agreements, neither you nor Dugaboy knew the total compensation package that Mr. Dondero received from Highland in any	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	At the time that you caused Dugaboy to enter into each of the three agreements that you've described, neither you nor Dugaboy made any effort to determine your brother was underpaid compared to reasonable compensation levels in the industry, correct?  A. That's correct.  Q. And at the time that you caused Dugaboy to enter into the agreements, neither you nor Dugaboy knew how much compensation your brother received from Highland in any particular year, correct?  MS. DEITSCH-PEREZ: You mean the exact number?  MR. MORRIS: I mean general number. Any number.  A. Okay. I think we spoke about this earlier. I had a general number on salary.	

_		ea		
1	Page 214 N. Dondero	1	N. Dondero	Page 215
2	compensation, including any profit sharing,	2	agreements, neither you nor Dugaboy made	
3	including any distributions, total	3	any effort to try to ascertain what	
4	compensation, right?	4	Mr. Dondero's compensation from Highland	
5	Do you see that this is referring	5	was in any particular year, correct?	
6	not to salary but to compensation?	6	A. That's correct.	
7	A. Ido.	7	Q. Okay. Did you or Dugaboy ever	
8	Q. Okay.	8	conduct any analysis of what reasonable	
9	A. And I would not have known that.	9	compensation levels in the industry were?	
10	Q. Okay. So let me ask the question	10	A. Not that I recall.	
11	again just to make sure it's clear.	11	Q. Did Mr. Dondero ever tell you	
12	At the time that you caused	12	what he thought reasonable compensation	
13	Dugaboy to enter into each of these three	13	levels were in the industry?	
14	agreements, neither you nor Dugaboy knew	14	A. John, I vaguely remember him	
15	what Mr. Dondero's compensation was from	15	throwing out examples of other people in	
16	Highland for any particular year, correct?	16	his position and the astronomical money	
17	A. Correct.	17	that they make. I just don't remember	
18	Q. And at the time that you caused	18	their names or the companies.	
19	Dugaboy to enter into the three agreements,	19	Q. Okay. Did you or Dugaboy make	
20	neither you nor Dugaboy ever asked anybody	20	any effort at any time prior to entering	
21	what Mr. Dondero's compensation was from	21	into the three agreements to determine what	
22		22	reasonable compensation levels were in the	
23	Highland for any particular year, correct?  A. Correct.		industry?	
1		23	A. No.	
24	Q. And at the time you caused			
25	Dugaboy to enter into these three	25	Q. Did you or Dugaboy reach any	
	Page 216			
1 1		1	N Dondero	Page 217
1 2	N. Dondero	1 2	N. Dondero Q. Ms. Dondero, do you know if the	Page 217
2	N. Dondero conclusions prior to entering into the	2	Q. Ms. Dondero, do you know if the	Page 217
2 3	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was	2 3	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever	Page 217
2 3 4	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable	2 3 4	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?	Page 217
2 3 4 5	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry?	2 3 4 5	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.	Page 217
2 3 4	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John?	2 3 4 5 6	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.  That's all I can speak to.	Page 217
2 3 4 5 6 7	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question?	2 3 4 5 6 7	<ul> <li>Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?</li> <li>A. I didn't put them in writing.</li> <li>That's all I can speak to.</li> <li>Q. Have you ever seen the terms of</li> </ul>	Page 217
2 3 4 5 6 7 8	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any	2 3 4 5 6 7 8	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.  That's all I can speak to.  Q. Have you ever seen the terms of any of the agreements in writing?	Page 217
2 3 4 5 6 7 8 9	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the	2 3 4 5 6 7 8 9	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.  That's all I can speak to.  Q. Have you ever seen the terms of any of the agreements in writing?  A. I have not.	Page 217
2 3 4 5 6 7 8 9	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother	2 3 4 5 6 7 8 9 10	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.  That's all I can speak to.  Q. Have you ever seen the terms of any of the agreements in writing?  A. I have not.  Q. Did anyone ever tell you that the	Page 217
2 3 4 5 6 7 8 9 10	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to	2 3 4 5 6 7 8 9 10	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.  That's all I can speak to.  Q. Have you ever seen the terms of any of the agreements in writing?  A. I have not.  Q. Did anyone ever tell you that the terms of the agreements were written down	Page 217
2 3 4 5 6 7 8 9 10 11 12	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to reasonable compensation levels in the	2 3 4 5 6 7 8 9 10 11 12	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.  That's all I can speak to.  Q. Have you ever seen the terms of any of the agreements in writing?  A. I have not.  Q. Did anyone ever tell you that the terms of the agreements were written down anywhere?	Page 217
2 3 4 5 6 7 8 9 10 11 12 13	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to reasonable compensation levels in the industry?	2 3 4 5 6 7 8 9 10 11 12 13	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.  That's all I can speak to.  Q. Have you ever seen the terms of any of the agreements in writing?  A. I have not.  Q. Did anyone ever tell you that the terms of the agreements were written down anywhere?  A. Not that I recall.	Page 217
2 3 4 5 6 7 8 9 10 11 12 13	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to reasonable compensation levels in the industry? A. Yes, I came to the conclusion	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.  That's all I can speak to. Q. Have you ever seen the terms of any of the agreements in writing?  A. I have not. Q. Did anyone ever tell you that the terms of the agreements were written down anywhere?  A. Not that I recall. Q. Did you or Dugaboy ever ask	Page 217
2 3 4 5 6 7 8 9 10 11 12 13 14 15	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to reasonable compensation levels in the industry? A. Yes, I came to the conclusion that he was based on what he told me.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.  That's all I can speak to.  Q. Have you ever seen the terms of any of the agreements in writing?  A. I have not.  Q. Did anyone ever tell you that the terms of the agreements were written down anywhere?  A. Not that I recall.  Q. Did you or Dugaboy ever ask anyone if the terms of the agreements were	Page 217
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to reasonable compensation levels in the industry? A. Yes, I came to the conclusion that he was based on what he told me. Q. Okay. And you had no other	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.  That's all I can speak to.  Q. Have you ever seen the terms of any of the agreements in writing?  A. I have not.  Q. Did anyone ever tell you that the terms of the agreements were written down anywhere?  A. Not that I recall.  Q. Did you or Dugaboy ever ask anyone if the terms of the agreements were written down anywhere?	Page 217
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to reasonable compensation levels in the industry? A. Yes, I came to the conclusion that he was based on what he told me. Q. Okay. And you had no other information upon which you relied to reach	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.  That's all I can speak to.  Q. Have you ever seen the terms of any of the agreements in writing?  A. I have not.  Q. Did anyone ever tell you that the terms of the agreements were written down anywhere?  A. Not that I recall.  Q. Did you or Dugaboy ever ask anyone if the terms of the agreements were written down anywhere?  A. Not that I remember.	Page 217
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to reasonable compensation levels in the industry? A. Yes, I came to the conclusion that he was based on what he told me. Q. Okay. And you had no other information upon which you relied to reach your conclusion that he was underpaid	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.  That's all I can speak to. Q. Have you ever seen the terms of any of the agreements in writing?  A. I have not. Q. Did anyone ever tell you that the terms of the agreements were written down anywhere?  A. Not that I recall. Q. Did you or Dugaboy ever ask anyone if the terms of the agreements were written down anywhere?  A. Not that I remember. Q. Did you believe that these	Page 217
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry?  A. The first part of that, John? The first part of your question?  Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to reasonable compensation levels in the industry?  A. Yes, I came to the conclusion that he was based on what he told me.  Q. Okay. And you had no other information upon which you relied to reach your conclusion that he was underpaid except for the information that your	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing. That's all I can speak to. Q. Have you ever seen the terms of any of the agreements in writing? A. I have not. Q. Did anyone ever tell you that the terms of the agreements were written down anywhere? A. Not that I recall. Q. Did you or Dugaboy ever ask anyone if the terms of the agreements were written down anywhere? A. Not that I remember. Q. Did you believe that these agreements were important at the time that	Page 217
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to reasonable compensation levels in the industry? A. Yes, I came to the conclusion that he was based on what he told me. Q. Okay. And you had no other information upon which you relied to reach your conclusion that he was underpaid except for the information that your brother provided to you, correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing.  That's all I can speak to.  Q. Have you ever seen the terms of any of the agreements in writing?  A. I have not.  Q. Did anyone ever tell you that the terms of the agreements were written down anywhere?  A. Not that I recall.  Q. Did you or Dugaboy ever ask anyone if the terms of the agreements were written down anywhere?  A. Not that I remember.  Q. Did you believe that these agreements were important at the time that you caused Dugaboy to enter into them?	Page 217
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to reasonable compensation levels in the industry? A. Yes, I came to the conclusion that he was based on what he told me. Q. Okay. And you had no other information upon which you relied to reach your conclusion that he was underpaid except for the information that your brother provided to you, correct? A. That's correct.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing. That's all I can speak to. Q. Have you ever seen the terms of any of the agreements in writing? A. I have not. Q. Did anyone ever tell you that the terms of the agreements were written down anywhere? A. Not that I recall. Q. Did you or Dugaboy ever ask anyone if the terms of the agreements were written down anywhere? A. Not that I remember. Q. Did you believe that these agreements were important at the time that you caused Dugaboy to enter into them? A. Yes.	Page 217
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to reasonable compensation levels in the industry? A. Yes, I came to the conclusion that he was based on what he told me. Q. Okay. And you had no other information upon which you relied to reach your conclusion that he was underpaid except for the information that your brother provided to you, correct? A. That's correct. Q. Okay. And other than — okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing. That's all I can speak to. Q. Have you ever seen the terms of any of the agreements in writing? A. I have not. Q. Did anyone ever tell you that the terms of the agreements were written down anywhere? A. Not that I recall. Q. Did you or Dugaboy ever ask anyone if the terms of the agreements were written down anywhere? A. Not that I remember. Q. Did you believe that these agreements were important at the time that you caused Dugaboy to enter into them? A. Yes. Q. Why did you think that these	Page 217
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry?  A. The first part of that, John? The first part of your question?  Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to reasonable compensation levels in the industry?  A. Yes, I came to the conclusion that he was based on what he told me.  Q. Okay. And you had no other information upon which you relied to reach your conclusion that he was underpaid except for the information that your brother provided to you, correct?  A. That's correct.  Q. Okay. And other than — okay. MR. MORRIS: We can take that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing. That's all I can speak to. Q. Have you ever seen the terms of any of the agreements in writing? A. I have not. Q. Did anyone ever tell you that the terms of the agreements were written down anywhere? A. Not that I recall. Q. Did you or Dugaboy ever ask anyone if the terms of the agreements were written down anywhere? A. Not that I remember. Q. Did you believe that these agreements were important at the time that you caused Dugaboy to enter into them? A. Yes. Q. Why did you think that these agreements were important?	Page 217
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	N. Dondero conclusions prior to entering into the agreements as to whether Mr. Dondero was underpaid compared to reasonable compensation levels in the industry? A. The first part of that, John? The first part of your question? Q. Did you or Dugaboy reach any conclusions prior to entering into the three agreements as to whether your brother in fact was underpaid compared to reasonable compensation levels in the industry? A. Yes, I came to the conclusion that he was based on what he told me. Q. Okay. And you had no other information upon which you relied to reach your conclusion that he was underpaid except for the information that your brother provided to you, correct? A. That's correct. Q. Okay. And other than — okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Ms. Dondero, do you know if the terms of any of the agreements were ever reduced to writing?  A. I didn't put them in writing. That's all I can speak to. Q. Have you ever seen the terms of any of the agreements in writing? A. I have not. Q. Did anyone ever tell you that the terms of the agreements were written down anywhere? A. Not that I recall. Q. Did you or Dugaboy ever ask anyone if the terms of the agreements were written down anywhere? A. Not that I remember. Q. Did you believe that these agreements were important at the time that you caused Dugaboy to enter into them? A. Yes. Q. Why did you think that these	Page 217

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 145 of 200 PageID 49591

		ea	_	
1	Page 218 N. Dondero	1	N. Dondero	Page 219
2	chance to motivate and get Jim – or give	2	Schroth?	
3	Jim an extra incentive to make the	3	A. Correct.	
4	portfolio companies into something really	4	Q. Why do you think that she knew?	
5	magnanimous, which would have been great	5	A. I have a vague memory of	
6	for Highland and Jim.	6	discussing it with her.	
7	Q. When you entered into the	7	Q. What do you remember about that	
8	agreements, did you intend that they would	8	vague memory?	
9	be binding on Highland?	9	A. It was in regards to Dugaboy.	
10	A. That was my belief, yes.	10	She is one of my main contact people, and I	
11	Q. Did it ever occur to you that you	11	think it was more a recap conversation.	
12	might want to write down the terms of these	12	Q. And what did she say?	
13	-	13	•	
14	important agreements?	l	A. She just listened, made a note, I	
	A. Honestly, it didn't come to mind,	14	assume, made a mental note.	
15 16	no.  O Did you ever tell anybody in the	15	Q. Do you recall, did this occur in	
	Q. Did you ever tell anybody in the	16	a telephone conversation?	
17	world prior to the petition date that you	17	A. Yes, I believe it did.	
18	had entered into these three agreements	18	Q. Okay. Do you recall when that	
19	with your brother?	19	conversation took place?	
20	A. Besides Melissa, who knew, I	20	A. I do not.	
21	don't remember anyone else offhand that I	21	Q. Do you recall if it was before or	
22	would have discussed them with.	22	after the petition date?	
23	Q. How did Melissa know?	23	A. I do not.	
24	A. Pardon?	24	Q. Did she ask any questions?	
25	Q. Are you referring to Melissa	25	A. Not that I recall.	
1	Page 220			Page 22
	N Dondero	1	N Dondero	•
1	N. Dondero  O. Did you tell her which notes were	1	N. Dondero	Ü
2	Q. Did you tell her which notes were	2	Q. And you don't think your brother	J
2	Q. Did you tell her which notes were the subject of the agreements?	2	Q. And you don't think your brother was otherwise motivated to sell one of	·
2 3 4	<ul><li>Q. Did you tell her which notes were</li><li>the subject of the agreements?</li><li>A. The conversation was not that</li></ul>	2 3 4	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost,	·
2 3 4 5	<ul><li>Q. Did you tell her which notes were</li><li>the subject of the agreements?</li><li>A. The conversation was not that</li><li>detailed.</li></ul>	2 3 4 5	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?	•
2 3 4	<ul><li>Q. Did you tell her which notes were</li><li>the subject of the agreements?</li><li>A. The conversation was not that detailed.</li><li>Q. Well, if she didn't ask any</li></ul>	2 3 4 5 6	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said —	
2 3 4 5 6 7	<ul> <li>Q. Did you tell her which notes were</li> <li>the subject of the agreements?</li> <li>A. The conversation was not that</li> <li>detailed.</li> <li>Q. Well, if she didn't ask any</li> <li>questions and she didn't say anything that</li> </ul>	2 3 4 5 6 7	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said — MS. DEITSCH-PEREZ: Object to the	
2 3 4 5 6 7 8	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall	2 3 4 5 6 7 8	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said MS. DEITSCH-PEREZ: Object to the form.	
2 3 4 5 6 7 8 9	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during	2 3 4 5 6 7 8 9	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said MS. DEITSCH-PEREZ: Object to the form. A. I didn't say that.	
2 3 4 5 6 7 8 9	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?	2 3 4 5 6 7 8 9	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said — MS. DEITSCH-PEREZ: Object to the form. A. I didn't say that. Q. Well, but that's what the	
2 3 4 5 6 7 8 9 10	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the	2 3 4 5 6 7 8 9 10	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said — MS. DEITSCH-PEREZ: Object to the form. A. I didn't say that. Q. Well, but that's what the agreement permitted, correct, that the	
2 3 4 5 6 7 8 9 10 11	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the specifics.	2 3 4 5 6 7 8 9 10 11 12	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said — MS. DEITSCH-PEREZ: Object to the form. A. I didn't say that. Q. Well, but that's what the agreement permitted, correct, that the notes would be forgiven if he sold an asset	
2 3 4 5 6 7 8 9 10 11 12 13	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the specifics.  Q. Do you remember anything about	2 3 4 5 6 7 8 9 10 11 12 13	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said — MS. DEITSCH-PEREZ: Object to the form. A. I didn't say that. Q. Well, but that's what the agreement permitted, correct, that the notes would be forgiven if he sold an asset at a dollar above cost, right?	
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the specifics.  Q. Do you remember anything about the conversation at all?	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said MS. DEITSCH-PEREZ: Object to the form.  A. I didn't say that. Q. Well, but that's what the agreement permitted, correct, that the notes would be forgiven if he sold an asset at a dollar above cost, right? MS. DEITSCH-PEREZ: Object to the	
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the specifics.  Q. Do you remember anything about the conversation at all?  A. I just remember them coming up in	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said — MS. DEITSCH-PEREZ: Object to the form. A. I didn't say that. Q. Well, but that's what the agreement permitted, correct, that the notes would be forgiven if he sold an asset at a dollar above cost, right? MS. DEITSCH-PEREZ: Object to the form.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the specifics.  Q. Do you remember anything about the conversation at all?  A. I just remember them coming up in conversation.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said — MS. DEITSCH-PEREZ: Object to the form. A. I didn't say that. Q. Well, but that's what the agreement permitted, correct, that the notes would be forgiven if he sold an asset at a dollar above cost, right? MS. DEITSCH-PEREZ: Object to the form. A. John, at the time I entered into	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the specifics.  Q. Do you remember anything about the conversation at all?  A. I just remember them coming up in conversation.  Q. You remember what coming up?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said — MS. DEITSCH-PEREZ: Object to the form. A. I didn't say that. Q. Well, but that's what the agreement permitted, correct, that the notes would be forgiven if he sold an asset at a dollar above cost, right? MS. DEITSCH-PEREZ: Object to the form. A. John, at the time I entered into the agreement, I believe that they would be	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the specifics.  Q. Do you remember anything about the conversation at all?  A. I just remember them coming up in conversation.  Q. You remember what coming up?  A. The forgiveness of the loan.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said MS. DEITSCH-PEREZ: Object to the form.  A. I didn't say that. Q. Well, but that's what the agreement permitted, correct, that the notes would be forgiven if he sold an asset at a dollar above cost, right? MS. DEITSCH-PEREZ: Object to the form.  A. John, at the time I entered into the agreement, I believe that they would be a motivator, an increased motivator.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the specifics.  Q. Do you remember anything about the conversation at all?  A. I just remember them coming up in conversation.  Q. You remember what coming up?  A. The forgiveness of the loan.  Q. Did she indicate to you that she	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said —	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the specifics.  Q. Do you remember anything about the conversation at all?  A. I just remember them coming up in conversation.  Q. You remember what coming up?  A. The forgiveness of the loan.  Q. Did she indicate to you that she knew about it already?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said — MS. DEITSCH-PEREZ: Object to the form. A. I didn't say that. Q. Well, but that's what the agreement permitted, correct, that the notes would be forgiven if he sold an asset at a dollar above cost, right? MS. DEITSCH-PEREZ: Object to the form. A. John, at the time I entered into the agreement, I believe that they would be a motivator, an increased motivator. You met my brother, right? You know he's motivated.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the specifics.  Q. Do you remember anything about the conversation at all?  A. I just remember them coming up in conversation.  Q. You remember what coming up?  A. The forgiveness of the loan.  Q. Did she indicate to you that she knew about it already?  A. I don't remember.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said — MS. DEITSCH-PEREZ: Object to the form. A. I didn't say that. Q. Well, but that's what the agreement permitted, correct, that the notes would be forgiven if he sold an asset at a dollar above cost, right? MS. DEITSCH-PEREZ: Object to the form. A. John, at the time I entered into the agreement, I believe that they would be a motivator, an increased motivator. You met my brother, right? You know he's motivated. Q. It never would have occurred to	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 22	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the specifics.  Q. Do you remember anything about the conversation at all?  A. I just remember them coming up in conversation.  Q. You remember what coming up?  A. The forgiveness of the loan.  Q. Did she indicate to you that she knew about it already?  A. I don't remember.  Q. Did she express any surprise at	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said — MS. DEITSCH-PEREZ: Object to the form.  A. I didn't say that. Q. Well, but that's what the agreement permitted, correct, that the notes would be forgiven if he sold an asset at a dollar above cost, right? MS. DEITSCH-PEREZ: Object to the form.  A. John, at the time I entered into the agreement, I believe that they would be a motivator, an increased motivator. You met my brother, right? You know he's motivated. Q. It never would have occurred to me that he needed more motivation, but	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the specifics.  Q. Do you remember anything about the conversation at all?  A. I just remember them coming up in conversation.  Q. You remember what coming up?  A. The forgiveness of the loan.  Q. Did she indicate to you that she knew about it already?  A. I don't remember.  Q. Did she express any surprise at what you told her?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said — MS. DEITSCH-PEREZ: Object to the form.  A. I didn't say that. Q. Well, but that's what the agreement permitted, correct, that the notes would be forgiven if he sold an asset at a dollar above cost, right? MS. DEITSCH-PEREZ: Object to the form.  A. John, at the time I entered into the agreement, I believe that they would be a motivator, an increased motivator. You met my brother, right? You know he's motivated. Q. It never would have occurred to me that he needed more motivation, but maybe that's just my view.	
2 3 4 5 6 7 8	Q. Did you tell her which notes were the subject of the agreements?  A. The conversation was not that detailed.  Q. Well, if she didn't ask any questions and she didn't say anything that you recall in response, can you recall everything you said to Ms. Schroth during this conversation?  A. I don't remember, John, the specifics.  Q. Do you remember anything about the conversation at all?  A. I just remember them coming up in conversation.  Q. You remember what coming up?  A. The forgiveness of the loan.  Q. Did she indicate to you that she knew about it already?  A. I don't remember.  Q. Did she express any surprise at	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. And you don't think your brother was otherwise motivated to sell one of three assets at a dollar above cost, correct?  A. I never said — MS. DEITSCH-PEREZ: Object to the form.  A. I didn't say that. Q. Well, but that's what the agreement permitted, correct, that the notes would be forgiven if he sold an asset at a dollar above cost, right? MS. DEITSCH-PEREZ: Object to the form.  A. John, at the time I entered into the agreement, I believe that they would be a motivator, an increased motivator. You met my brother, right? You know he's motivated. Q. It never would have occurred to me that he needed more motivation, but	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 146 of 200 PageID 49592

	Lase 3:21-cv-00881-X   Document 178-		eu (	01/09/24 Page 146 0/ 200 Pageil	49592
1	N. Dondero	Page 222	1	N. Dondero	Page 223
2	Q. But how does it motivate him when		2	would have been motivated whether –	
3	he can recover the benefits of the		3	withdrawn.	
4	agreement regardless of how much above cost		4	It doesn't matter under the	
5	the asset is sold?		5	agreements that you entered into on behalf	
6	A. Okay. I'm sorry, John, one more		6	of Dugaboy how much above cost the assets	
7	time, please, the question?		7	are sold before Mr. Dondero could reap the	
8	Q. How does it motivate him when he		8	benefits of the agreement, correct?	
9	will reap the benefits of the agreement if		9	A. Correct.	
10	he sells withdrawn.		10	Q. And you could have, but you	
11	How does he get motivated under		11	didn't, demand that the notes would be	
12	an agreement whereby he will get the		12	forgiven only if he sold the assets at –	
13	benefit of the forgiveness of over \$60		13	I'm just going to pick a number – 50	
14	million of notes without regard to how much		14	percent more than cost, right?	
15	above cost he sells one of three assets?		15	A. Anything is possible.	
16	A. Okay. John, when I entered into		16	Q. But you didn't – anything is	
17	these, he was still at the helm of		17	possible, but the fact is that neither you	
18	Highland.		18	nor Dugaboy made any proposal that would	
19	Q. Correct.		19	tie the benefits that Mr. Dondero wanted to	
20	A. So if he would have monetized		20	the amount of gain that was to be recovered	
21	them at a really high value, he would have		21	on behalf of Highland, correct?	
22	benefitted from his interest, beneficial		22	A. Correct. I didn't look at it the	
	interest in Highland.				
23 24	Q. Under the terms of the agreement,		23	way you are, correct.  Q. And so when you speak of	
	are you able to identify how Mr. Dondero		25	motivation under the terms of the agreement	
25	are you able to lucitlify flow tyll. Dollucio		23	mouvauon under the terms of the agreement	
1	N. Dondero	Page 224	1	N. Dondero	Page 225
2	that you entered into on behalf of		2	Highland would be because the asset hadn't	
3	Highland, Mr. Dondero would be indifferent		3	been sold yet, correct?	
4	whether the asset was sold at 1 percent		4	A. Correct.	
5	above cost, at 10 percent above cost, more		5	Q. And it wasn't in the hands of a	
6	than the face amount of the promissory		6	third party, correct?	
7	note, right? There's no relationship		7	A. Correct.	
8	between the gain to Highland and the		8	Q. Okay. And I think you may have	
9	benefit to Mr. Dondero, correct?		9	testified to this earlier. If you did, I	
10	A. You mean now when he's not at the		10	apologize. But do you know the aggregate	
11	helm of Highland, John?		11	amount that's due under each of the notes	
12	Q. No, I mean – no. Let me try		12	that are subject to the agreements that you	
13	again.		13	entered into on behalf of Dugaboy?	
14	At the moment you entered into		14	A. As of today's value or –	
15	the agreement		15	Q. Let's start with today's value.	
16	A. Right.		16	A. Okay. The amount owed I believe	
17	Q if a subsequent event		17	per the lawsuit for all of them is just	
18	occurred, you and your brother knew that he		18	north of 50 million.	
19	would receive more than \$6 million in value		19	Q. And were you aware at the time	
20			20		
∠∪	through the forgiveness of the notes,		l	you entered into the agreements, the aggregate principal amount that was still	
	correct?				
21	correct?		21		
21 22	A. Correct.		22	due on the notes that were subject to the	
21 22 23	A. Correct.     Q. But at the time that you entered		22 23	due on the notes that were subject to the agreement?	
21 22 23 24	A. Correct.     Q. But at the time that you entered into the agreements, neither you nor your		22 23 24	due on the notes that were subject to the agreement?  A. When I entered into the three	
21 22 23	A. Correct.     Q. But at the time that you entered		22 23	due on the notes that were subject to the agreement?	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 147 of 200 PageID 49593

	Case 3:21-cv-00881-X   Document 178-42   Fi			
1	Page 226 N. Dondero	1	N. Dondero	Page 227
2	Q. Yes.	2	the assets that irrespective of the price	
3	A. The total for '17, '18, and '19	3	at which it sold, the moment it's sold, the	
4	combined was in the ballpark of 72 million,	4	notes will be forgiven?	
5	I believe.	5	A. That is my understanding.	
6	Q. And the difference between the	6	Q. So that if a third party were to	
7	principal amount that was due at the time	7	sell the asset – withdrawn.	
8	that you entered into the agreements and	8	So at the time that you entered	
9	the principal amount that's due today is	9	into the agreements on behalf of Dugaboy,	
10	the payments that were made in the	10	neither you nor Dugaboy had any	
11	intervening period.	11	understanding of what Highland's economic	
12	Do I have that right?	12	recovery would be if a third party sold any	
13	_	13	of the portfolio companies, correct?	
	A. I'm assuming payments and	14	A. I wouldn't have known the future.	
14	interest, sir, yes.			
15	Q. Okay. If the assets are sold	15	That is correct.	
16	now, what benefit will Highland receive	16	Q. Did you and Dugaboy – withdrawn.	
17	relative to the forgiveness of the notes?	17	Did you and Dugaboy believe at	
18	MS. DEITSCH-PEREZ: Object to the	18	the time that you entered into the	
19	form.	19	agreements that Highland received	
20	BY MR. MORRIS:	20	reasonably equivalent value in exchange for	
21	Q. The assets are now in the hands	21	the agreements?	
22	of a third party, right?	22	MS. DEITSCH-PEREZ: Object to the	
23	A. Um-hmm. Correct.	23	form.	
24	Q. Okay. And is it your	24	A. John, I repeat, I thought at the	
25	understanding that if a third party sells	25	time I entered into the agreement, there	
1	N. Dondoro	1	N. Dondero	Page 22
1	N. Dondero	1		
2	was a – that it was a good deal for both Jim and Highland, a win-win situation. I	3	reason as to why he believed he was entitled to the forgiveness of the notes	
3	think we discussed this already.	١.	simply because the assets were sold by	
4	•	4		
5	Q. Okay. But you didn't know the	5	somebody other than himself?	
6	price at which Mr. Dondero would sell the asset that was subject to the condition	6	<ul> <li>A. I believe we touched on this</li> </ul>	
7		7	already, but I will report it	
	•	7	already, but I will repeat it.	
8	subsequent, correct?	8	His concern was that he put the	
9	subsequent, correct?  A. John, correct, but I know my	8 9	His concern was that he put the time and effort and energy into the three	
9 10	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I	8 9 10	His concern was that he put the time and effort and energy into the three portfolio companies and then some element	
9 10 11	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them	8 9 10 11	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell	
9 10 11 12	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them into something great.	8 9 10 11 12	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell them at a loss after he had done all the	
9 10 11 12 13	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them into something great.  Q. Okay. But neither you nor	8 9 10 11 12 13	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell them at a loss after he had done all the work. And if we didn't have that provision	
9 10 11 12 13	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them into something great.  Q. Okay. But neither you nor Dugaboy could predict whether Highland	8 9 10 11 12 13 14	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell them at a loss after he had done all the work. And if we didn't have that provision in, his notes wouldn't be forgiven.	
9 10 11 12 13 14	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them into something great.  Q. Okay. But neither you nor Dugaboy could predict whether Highland would receive from the sale of the assets	8 9 10 11 12 13 14 15	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell them at a loss after he had done all the work. And if we didn't have that provision in, his notes wouldn't be forgiven.  Q. Did you ask him why he was	
9 10 11 12 13 14 15	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them into something great.  Q. Okay. But neither you nor Dugaboy could predict whether Highland would receive from the sale of the assets more or less than the principal and	8 9 10 11 12 13 14 15 16	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell them at a loss after he had done all the work. And if we didn't have that provision in, his notes wouldn't be forgiven.  Q. Did you ask him why he was concerned that some element beyond his	
9 10 11 12 13 14 15 16	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them into something great.  Q. Okay. But neither you nor Dugaboy could predict whether Highland would receive from the sale of the assets more or less than the principal and interest due under the notes, correct?	8 9 10 11 12 13 14 15 16 17	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell them at a loss after he had done all the work. And if we didn't have that provision in, his notes wouldn't be forgiven.  Q. Did you ask him why he was concerned that some element beyond his control were to intervene to prevent him	
9 10 11 12 13 14 15 16 17	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them into something great.  Q. Okay. But neither you nor Dugaboy could predict whether Highland would receive from the sale of the assets more or less than the principal and interest due under the notes, correct?  A. You are correct; I could not	8 9 10 11 12 13 14 15 16 17 18	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell them at a loss after he had done all the work. And if we didn't have that provision in, his notes wouldn't be forgiven.  Q. Did you ask him why he was concerned that some element beyond his control were to intervene to prevent him from selling the assets?	
9 10 11 12 13 14 15 16 17 18	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them into something great.  Q. Okay. But neither you nor Dugaboy could predict whether Highland would receive from the sale of the assets more or less than the principal and interest due under the notes, correct?  A. You are correct; I could not predict what would happen.	8 9 10 11 12 13 14 15 16 17 18	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell them at a loss after he had done all the work. And if we didn't have that provision in, his notes wouldn't be forgiven.  Q. Did you ask him why he was concerned that some element beyond his control were to intervene to prevent him from selling the assets?  A. I did not.	
9 10 11 12 13 14 15 16 17 18	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them into something great.  Q. Okay. But neither you nor Dugaboy could predict whether Highland would receive from the sale of the assets more or less than the principal and interest due under the notes, correct?  A. You are correct; I could not predict what would happen.  Q. Okay. Did Mr. Dondero express	8 9 10 11 12 13 14 15 16 17 18	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell them at a loss after he had done all the work. And if we didn't have that provision in, his notes wouldn't be forgiven.  Q. Did you ask him why he was concerned that some element beyond his control were to intervene to prevent him from selling the assets?  A. I did not.  Q. Did you ask him why that was even	
9 10 11 12 13 14 15 16 17 18 19 20 21	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them into something great.  Q. Okay. But neither you nor Dugaboy could predict whether Highland would receive from the sale of the assets more or less than the principal and interest due under the notes, correct?  A. You are correct; I could not predict what would happen.  Q. Okay. Did Mr. Dondero express any reason to you why he thought the notes	8 9 10 11 12 13 14 15 16 17 18 19 20 21	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell them at a loss after he had done all the work. And if we didn't have that provision in, his notes wouldn't be forgiven.  Q. Did you ask him why he was concerned that some element beyond his control were to intervene to prevent him from selling the assets?  A. I did not.  Q. Did you ask him why that was even a possibility at the time that you entered	
9 10 11 12 13 14 15 16 17 18 19 20 21	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them into something great.  Q. Okay. But neither you nor Dugaboy could predict whether Highland would receive from the sale of the assets more or less than the principal and interest due under the notes, correct?  A. You are correct; I could not predict what would happen.  Q. Okay. Did Mr. Dondero express any reason to you why he thought the notes should be forgiven if the assets were sold	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell them at a loss after he had done all the work. And if we didn't have that provision in, his notes wouldn't be forgiven.  Q. Did you ask him why he was concerned that some element beyond his control were to intervene to prevent him from selling the assets?  A. I did not.  Q. Did you ask him why that was even a possibility at the time that you entered into these three agreements?	
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them into something great.  Q. Okay. But neither you nor Dugaboy could predict whether Highland would receive from the sale of the assets more or less than the principal and interest due under the notes, correct?  A. You are correct; I could not predict what would happen.  Q. Okay. Did Mr. Dondero express any reason to you why he thought the notes should be forgiven if the assets were sold by somebody other than himself?	8 9 10 11 12 13 14 15 16 17 18 19 20 21	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell them at a loss after he had done all the work. And if we didn't have that provision in, his notes wouldn't be forgiven.  Q. Did you ask him why he was concerned that some element beyond his control were to intervene to prevent him from selling the assets?  A. I did not.  Q. Did you ask him why that was even a possibility at the time that you entered into these three agreements?  A. I did not. But knowing my	
	subsequent, correct?  A. John, correct, but I know my brother, and he's a financial guru, and I trusted in the fact that he would make them into something great.  Q. Okay. But neither you nor Dugaboy could predict whether Highland would receive from the sale of the assets more or less than the principal and interest due under the notes, correct?  A. You are correct; I could not predict what would happen.  Q. Okay. Did Mr. Dondero express any reason to you why he thought the notes should be forgiven if the assets were sold	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	His concern was that he put the time and effort and energy into the three portfolio companies and then some element beyond his control could come in and sell them at a loss after he had done all the work. And if we didn't have that provision in, his notes wouldn't be forgiven.  Q. Did you ask him why he was concerned that some element beyond his control were to intervene to prevent him from selling the assets?  A. I did not.  Q. Did you ask him why that was even a possibility at the time that you entered into these three agreements?	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 148 of 200 PageID 49594

Post	e 230		Page 231
N. Dondero	1	N. Dondero	Fage 231
Q. Okay. The notes that were issued	2	Q. Can we call the notes executed on	
by HCMS, HCRE, and NexPoint, can we refer	3	behalf of HCMS, HCRE, and NexPoint as the	
to those for the next set of questions as	4	corporate notes?	
the corporate notes?	5	MS. DEITSCH-PEREZ: Okay. Thank	
A. Okay.	6	you. I think I was hearing S as F.	
•	7	Sorry.	
that back?	8	BY MR. MORRIS:	
MR. MORRIS: Sure.	9	Q. Is that okay, Ms. Dondero?	
BY MR. MORRIS:	10	A. Yes, that's fine. Thank you.	
Q. Can we call the notes that were	11	*	
executed on behalf of HCMS, HCRE, and	12		
MS. DEITSCH-PEREZ: You're		•	
-		•	
that.			
<b>5</b> ,			
		, ,	
•		3 .	
		3	
•			
BY MR. MORRIS:		· · · ·	
Pani	e 232		Page 233
N. Dondero	1	N. Dondero	1 age 200
promissory notes in return, correct?	2	matter whether the notes were executed by	
A. Yes. That's my understanding.	3	your brother or any of these three	
Q. And under the agreement that you	4	corporate obligors; the cancellation of the	
entered into on behalf of Dugaboy, those	5	notes would be a direct benefit for	
corporate notes would be forgiven as	6	compensation purposes only to your brother,	
compensation to your brother upon the	7	correct?	
condition – upon the fulfillment of	0		
·	8	MS. DEITSCH-PEREZ: Object to the	
conditions subsequent, correct?	9	MS. DEITSCH-PEREZ: Object to the form.	
conditions subsequent, correct?  A. That is correct.		form.	
A. That is correct.	9	form.  THE WITNESS: Do I still answer?	
<ul><li>A. That is correct.</li><li>Q. So that the forgiveness of the</li></ul>	9	form.  THE WITNESS: Do I still answer?  BY MR. MORRIS:	
A. That is correct.     Q. So that the forgiveness of the corporate notes was, in your mind, the same	9 10 11	form.  THE WITNESS: Do I still answer?  BY MR. MORRIS:  Q. Yes.	
<ul><li>A. That is correct.</li><li>Q. So that the forgiveness of the</li></ul>	9 10 11 12	form. THE WITNESS: Do I still answer? BY MR. MORRIS: Q. Yes. A. Yes, John, that's how I	
A. That is correct. Q. So that the forgiveness of the corporate notes was, in your mind, the same thing as giving compensation to your brother, correct?	9 10 11 12 13	form. THE WITNESS: Do I still answer? BY MR. MORRIS: Q. Yes. A. Yes, John, that's how I understood it.	
A. That is correct. Q. So that the forgiveness of the corporate notes was, in your mind, the same thing as giving compensation to your	9 10 11 12 13 14	form. THE WITNESS: Do I still answer? BY MR. MORRIS: Q. Yes. A. Yes, John, that's how I understood it. Q. Thank you.	
A. That is correct. Q. So that the forgiveness of the corporate notes was, in your mind, the same thing as giving compensation to your brother, correct?  MS. DEITSCH-PEREZ: Object to the form.	9 10 11 12 13 14 15	form. THE WITNESS: Do I still answer? BY MR. MORRIS: Q. Yes. A. Yes, John, that's how I understood it. Q. Thank you. A. Certainly.	
A. That is correct. Q. So that the forgiveness of the corporate notes was, in your mind, the same thing as giving compensation to your brother, correct?  MS. DEITSCH-PEREZ: Object to the form. A. They would be considered deferred	9 10 11 12 13 14 15 16	form. THE WITNESS: Do I still answer? BY MR. MORRIS: Q. Yes. A. Yes, John, that's how I understood it. Q. Thank you. A. Certainly. Q. Now the compensation that was the	
A. That is correct. Q. So that the forgiveness of the corporate notes was, in your mind, the same thing as giving compensation to your brother, correct?  MS. DEITSCH-PEREZ: Object to the form. A. They would be considered deferred compensation.	9 10 11 12 13 14 15 16 17	form. THE WITNESS: Do I still answer? BY MR. MORRIS: Q. Yes. A. Yes, John, that's how I understood it. Q. Thank you. A. Certainly. Q. Now the compensation that was the subject of these agreements, that wasn't to	
A. That is correct. Q. So that the forgiveness of the corporate notes was, in your mind, the same thing as giving compensation to your brother, correct?  MS. DEITSCH-PEREZ: Object to the form. A. They would be considered deferred compensation. Q. And they would be considered	9 10 11 12 13 14 15 16 17 18	form. THE WITNESS: Do I still answer? BY MR. MORRIS: Q. Yes. A. Yes, John, that's how I understood it. Q. Thank you. A. Certainly. Q. Now the compensation that was the subject of these agreements, that wasn't to compensate him for past services, was it?	
A. That is correct. Q. So that the forgiveness of the corporate notes was, in your mind, the same thing as giving compensation to your brother, correct?  MS. DEITSCH-PEREZ: Object to the form. A. They would be considered deferred compensation. Q. And they would be considered compensation to your brother, not	9 10 11 12 13 14 15 16 17 18 19 20	form.  THE WITNESS: Do I still answer?  BY MR. MORRIS:  Q. Yes.  A. Yes, John, that's how I understood it.  Q. Thank you.  A. Certainly.  Q. Now the compensation that was the subject of these agreements, that wasn't to compensate him for past services, was it?  MS. DEITSCH-PEREZ: Object to the	
A. That is correct. Q. So that the forgiveness of the corporate notes was, in your mind, the same thing as giving compensation to your brother, correct?  MS. DEITSCH-PEREZ: Object to the form. A. They would be considered deferred compensation. Q. And they would be considered compensation to your brother, not compensation to the borrowers under each of	9 10 11 12 13 14 15 16 17 18 19 20 21	form.  THE WITNESS: Do I still answer?  BY MR. MORRIS:  Q. Yes.  A. Yes, John, that's how I understood it.  Q. Thank you.  A. Certainly.  Q. Now the compensation that was the subject of these agreements, that wasn't to compensate him for past services, was it?  MS. DEITSCH-PEREZ: Object to the form.	
A. That is correct. Q. So that the forgiveness of the corporate notes was, in your mind, the same thing as giving compensation to your brother, correct?  MS. DEITSCH-PEREZ: Object to the form. A. They would be considered deferred compensation. Q. And they would be considered compensation to your brother, not compensation to the borrowers under each of the corporate notes, correct?	9 10 11 12 13 14 15 16 17 18 19 20 21	form. THE WITNESS: Do I still answer? BY MR. MORRIS: Q. Yes. A. Yes, John, that's how I understood it. Q. Thank you. A. Certainly. Q. Now the compensation that was the subject of these agreements, that wasn't to compensate him for past services, was it? MS. DEITSCH-PEREZ: Object to the form. MR. MORRIS: Withdrawn.	
A. That is correct. Q. So that the forgiveness of the corporate notes was, in your mind, the same thing as giving compensation to your brother, correct?  MS. DEITSCH-PEREZ: Object to the form. A. They would be considered deferred compensation. Q. And they would be considered compensation to your brother, not compensation to the borrowers under each of	9 10 11 12 13 14 15 16 17 18 19 20 21	form.  THE WITNESS: Do I still answer?  BY MR. MORRIS: Q. Yes. A. Yes, John, that's how I understood it. Q. Thank you. A. Certainly. Q. Now the compensation that was the subject of these agreements, that wasn't to compensate him for past services, was it?  MS. DEITSCH-PEREZ: Object to the form.  MR. MORRIS: Withdrawn.  BY MR. MORRIS:	
	MR. MORRIS: Sure. BY MR. MORRIS: Q. Can we call the notes that were executed on behalf of HCMS, HCRE, and NexPoint as the corporate notes? MS. DEITSCH-PEREZ: You're including HCMFA in this? MR. MORRIS: No, I never said that. MS. DEITSCH-PEREZ: I thought you did. That's why I said — I think you misspoke, but can you ask the question again. MR. MORRIS: I don't think so. I don't think so, but I'll say it for a third time. BY MR. MORRIS:  N. Dondero promissory notes in return, correct? A. Yes. That's my understanding. Q. And under the agreement that you entered into on behalf of Dugaboy, those corporate notes would be forgiven as compensation to your brother upon the	to those for the next set of questions as the corporate notes?  A. Okay.  MS. DEITSCH-PEREZ: Can you read that back?  MR. MORRIS: Sure.  BY MR. MORRIS:  Q. Can we call the notes that were executed on behalf of HCMS, HCRE, and NexPoint as the corporate notes?  MS. DEITSCH-PEREZ: You're including HCMFA in this?  MR. MORRIS: No, I never said that.  MS. DEITSCH-PEREZ: I thought you did. That's why I said — I think you misspoke, but can you ask the question again.  MR. MORRIS: I don't think so. I don't think so, but I'll say it for a third time.  BY MR. MORRIS:  N. Dondero promissory notes in return, correct?  A. Yes. That's my understanding. Q. And under the agreement that you entered into on behalf of Dugaboy, those corporate notes would be forgiven as	to those for the next set of questions as the corporate notes?  A. Okay.  MS. DEITSCH-PEREZ: Can you read that back?  MR. MORRIS: Sure.  BY MR. MORRIS:  Q. Can we call the notes that were executed on behalf of HCMS, HCRE, and NexPoint as the corporate notes?  MR. MORRIS: No, I never said that.  MS. DEITSCH-PEREZ: Ithought you did. That's why I said – I think you misspoke, but can you ask the question again.  MR. MORRIS: I don't think so. I don't think so, but I'll say it for a third time.  BY MR. MORRIS:  N. Dondero  N. Dondero  N. Dondero  Page 232  A. Yes. That's my understanding. Q. And under the agreement that you entered into on behalf of Dugaboy, those corporate notes would be forgiven as  4 corporate notes?  MS. DEITSCH-PEREZ: Okay. Thank you. Ithink I was hearing S as F.  Sony.  MS. DEITSCH-PEREZ: Okay. Thank you. Ithink I was hearing S as F.  Sony.  MS. DEITSCH-PEREZ: Okay. Thank you. Ithink I was hearing S as F.  Sony.  8 BY MR. MORRIS:  9 Q. Is that okay, Ms. Dondero?  1 A. Yes, that's fine. Thank you. Q. Can we call the notes that were executed by and under the agreement that you entered into on behalf of Dugaboy, those or opporate notes would be a direct benefit for corporate notes woul

	Lase 3:21-cv-00881-X   Document 178-42   F			
1	Page 234 N. Dondero	1	N. Dondero	Page 23
	would be rendered in the future, correct?	2	MS. DEITSCH-PEREZ: Object to the	
3	MS. DEITSCH-PEREZ: Object to the	3	form.	
4	form.	4	BY MR. MORRIS:	
	BY MR. MORRIS:	5	Q. Let me ask another question, a	
6	Q. You can answer.		different question, Ms. Dondero, and just	
		6	try to finish this up.	
7	A. Well, in the future from what	7		
8 9	date?	8	Pursuant to the agreement that	
	Q. From the date that the agreements	9	you entered into on behalf of Dugaboy, the	
10	were entered into.	10	notes would only be forgiven if some future	
11	A. Correct. Yes. From the date,	11	event occurred, correct?	
12	yes.	12	A. Right, the monetization of one of	
13	Q. The agreement was that the notes	13	the three portfolio companies, correct.	
14	would be forgiven based on a condition	14	Um-hmm.	
15	subsequent, right?	15	Q. The forgiveness of the notes was	
16	A. Yes. So a future date from when	16	not for services rendered in the past,	
17	we entered them, um-hmm.	17	correct?	
18	Q. So something had to happen in the	18	MS. DEITSCH-PEREZ: Object to the	
9	future in order for your brother to get the	19	form.	
20	benefit of the bargain, right?	20	A. That is correct.	
21	A. Correct.	21	Q. Okay. Do you know if Dugaboy	
22	Q. Because if it was compensation	22	ever issued any promissory notes in favor	
23	for services rendered in the past, you just	23	of Highland?	
24	give him the money, right?	24	A. I know there are loans between	
25	A. So true.	25	Dugaboy and Highland.	
1	Page 236		N. Dondero	Page 23
1	N. Dondero	1 2	know of another one.	
2	Q. And do you know who made the loan and who received the loan or loans?			
3		3	Q. Now the Dugaboy trust is, I think	
4	A. I believe Dugaboy was the	4	as you've described it, a trust for	
	borrower. The loan with Highland, it was	5	education and health and lifestyle purposes, right?	
	in 2017. And if my memory serves me right,	6	DUIDOSES, FIGHT?	
	it was 23, 24 million.	7	A. And maintenance, correct.	
_	Again, going by memory, John,	7 8	<ul><li>A. And maintenance, correct.</li><li>Q. Do you know why Dugaboy needed to</li></ul>	
9	Again, going by memory, John, because I really wasn't prepared for this	7 8 9	<ul><li>A. And maintenance, correct.</li><li>Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from</li></ul>	
9 10	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is	7 8 9 10	A. And maintenance, correct. Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017?	
9 10 11	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them.	7 8 9 10 11	A. And maintenance, correct. Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017? A. I'd be speculating. I don't know	
9 10 11 12	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them.  Q. And did you – I apologize. I	7 8 9 10 11 12	<ul> <li>A. And maintenance, correct.</li> <li>Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from</li> <li>Highland in 2017?</li> <li>A. I'd be speculating. I don't know for sure, but I believe it was for real</li> </ul>	
9 10 11 12	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them. Q. And did you – I apologize. I didn't mean to step on your words.	7 8 9 10 11 12 13	A. And maintenance, correct. Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017? A. I'd be speculating. I don't know for sure, but I believe it was for real estate.	
9 10 11 12 13	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them. Q. And did you – I apologize. I didn't mean to step on your words. Are you finished?	7 8 9 10 11 12 13 14	A. And maintenance, correct. Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017? A. I'd be speculating. I don't know for sure, but I believe it was for real estate. Q. And did you – do you recall	
9 10 11 12 13 14	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them. Q. And did you – I apologize. I didn't mean to step on your words. Are you finished? A. Oh, no. I am. Thank you.	7 8 9 10 11 12 13 14 15	A. And maintenance, correct. Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017? A. I'd be speculating. I don't know for sure, but I believe it was for real estate. Q. And did you — do you recall executing any documents on behalf of	
9 10 11 12 13 14 15	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them. Q. And did you – I apologize. I didn't mean to step on your words. Are you finished? A. Oh, no. I am. Thank you. Q. Okay. Were you the trustee of	7 8 9 10 11 12 13 14 15 16	A. And maintenance, correct. Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017? A. I'd be speculating. I don't know for sure, but I believe it was for real estate. Q. And did you – do you recall executing any documents on behalf of Dugaboy in connection with the loan that it	
9 10 11 12 13 14 15 16	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them. Q. And did you – I apologize. I didn't mean to step on your words. Are you finished? A. Oh, no. I am. Thank you. Q. Okay. Were you the trustee of the Dugaboy Trust at the time the loans you	7 8 9 10 11 12 13 14 15 16	A. And maintenance, correct. Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017? A. I'd be speculating. I don't know for sure, but I believe it was for real estate. Q. And did you – do you recall executing any documents on behalf of Dugaboy in connection with the loan that it obtained from Highland?	
9 10 11 12 13 14 15 16 17	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them. Q. And did you – I apologize. I didn't mean to step on your words. Are you finished? A. Oh, no. I am. Thank you. Q. Okay. Were you the trustee of the Dugaboy Trust at the time the loans you just described were obtained from Highland?	7 8 9 10 11 12 13 14 15 16 17	A. And maintenance, correct. Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017? A. I'd be speculating. I don't know for sure, but I believe it was for real estate. Q. And did you — do you recall executing any documents on behalf of Dugaboy in connection with the loan that it obtained from Highland? A. Not that I recall, John, right	
9 10 11 12 13 14 15 16 17 18	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them. Q. And did you – I apologize. I didn't mean to step on your words. Are you finished? A. Oh, no. I am. Thank you. Q. Okay. Were you the trustee of the Dugaboy Trust at the time the loans you just described were obtained from Highland? A. The one that I mentioned that I	7 8 9 10 11 12 13 14 15 16 17 18	A. And maintenance, correct. Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017? A. I'd be speculating. I don't know for sure, but I believe it was for real estate. Q. And did you — do you recall executing any documents on behalf of Dugaboy in connection with the loan that it obtained from Highland? A. Not that I recall, John, right now.	
9 10 11 12 13 14 15 16 17 18	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them. Q. And did you – I apologize. I didn't mean to step on your words. Are you finished? A. Oh, no. I am. Thank you. Q. Okay. Were you the trustee of the Dugaboy Trust at the time the loans you just described were obtained from Highland? A. The one that I mentioned that I remembered the – I believe it's close to	7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. And maintenance, correct.  Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017?  A. I'd be speculating. I don't know for sure, but I believe it was for real estate.  Q. And did you – do you recall executing any documents on behalf of Dugaboy in connection with the loan that it obtained from Highland?  A. Not that I recall, John, right now.  Q. Do you know who authorized	
9 10 11 12 13 14 15 16 17 18	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them. Q. And did you – I apologize. I didn't mean to step on your words. Are you finished? A. Oh, no. I am. Thank you. Q. Okay. Were you the trustee of the Dugaboy Trust at the time the loans you just described were obtained from Highland? A. The one that I mentioned that I remembered the – I believe it's close to or around 24 million, in May of '17, I was	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. And maintenance, correct. Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017? A. I'd be speculating. I don't know for sure, but I believe it was for real estate. Q. And did you — do you recall executing any documents on behalf of Dugaboy in connection with the loan that it obtained from Highland? A. Not that I recall, John, right now.	
9 10 11 12 13 14 15 16 17 18 19 20 21	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them. Q. And did you – I apologize. I didn't mean to step on your words. Are you finished? A. Oh, no. I am. Thank you. Q. Okay. Were you the trustee of the Dugaboy Trust at the time the loans you just described were obtained from Highland? A. The one that I mentioned that I remembered the – I believe it's close to	7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. And maintenance, correct.  Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017?  A. I'd be speculating. I don't know for sure, but I believe it was for real estate.  Q. And did you – do you recall executing any documents on behalf of Dugaboy in connection with the loan that it obtained from Highland?  A. Not that I recall, John, right now.  Q. Do you know who authorized	
9 10 11 12 13 14 15 16 17 18 19 20 21	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them. Q. And did you – I apologize. I didn't mean to step on your words. Are you finished? A. Oh, no. I am. Thank you. Q. Okay. Were you the trustee of the Dugaboy Trust at the time the loans you just described were obtained from Highland? A. The one that I mentioned that I remembered the – I believe it's close to or around 24 million, in May of '17, I was	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. And maintenance, correct. Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017? A. I'd be speculating. I don't know for sure, but I believe it was for real estate. Q. And did you — do you recall executing any documents on behalf of Dugaboy in connection with the loan that it obtained from Highland? A. Not that I recall, John, right now. Q. Do you know who authorized Highland — withdrawn.	
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Again, going by memory, John, because I really wasn't prepared for this line of questioning, but I believe there is an earlier loan between the two of them. Q. And did you – I apologize. I didn't mean to step on your words. Are you finished? A. Oh, no. I am. Thank you. Q. Okay. Were you the trustee of the Dugaboy Trust at the time the loans you just described were obtained from Highland? A. The one that I mentioned that I remembered the – I believe it's close to or around 24 million, in May of '17, I was obviously. I became trustee in October of	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. And maintenance, correct. Q. Do you know why Dugaboy needed to borrow 23 to 24 million dollars from Highland in 2017? A. I'd be speculating. I don't know for sure, but I believe it was for real estate. Q. And did you — do you recall executing any documents on behalf of Dugaboy in connection with the loan that it obtained from Highland? A. Not that I recall, John, right now. Q. Do you know who authorized Highland — withdrawn. Did you ever have any	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 150 of 200 PageID 49596

•	2856 2.21-CV-00001-X   DOCUMENT 170-42   FIN	cu	01/03/24 Tage 130 01 200 TageID	49390
1	Page 238 N. Dondero	1	N. Dondero	Page 239
2	in around 2017?	2	MR. MORRIS: Okay. Number one, I	
3	MS. DEITSCH-PEREZ: I'm going to	3	agree that it's not a 30(b)(6) topic.	
4	object. This is neither one of the	4	Number two, I agree that I'm not	
5	Dugaboy topics and it's beyond the	5	asking her these questions in her	
6	it doesn't pertain to the four	6	capacity as the Dugaboy trustee. I'm	
7	•	l _	asking them in her individual capacity.	
	adversary proceedings. So it's not	7	. ,	
8	fair to ask the witness about things	8	So I don't think you have any grounds	
9	she's not had the occasion to refresh	9	to object any longer, Mr. Draper.	
10	herself on.	10	And number three, I think all of	
11	MR. MORRIS: Okay.	11	this goes to credibility. And it goes	
12	MR. DRAPER: John, I let this go	12	to everything we've been talking about	
13	on behalf of Dugaboy a little bit just	13	today.	
14	for background information, but now	14	And so I'm going to continue to	
15	we're sort of bordering on specifics of	15	ask my questions. And if at any time	
16	a transaction that is –	16	you want to direct the witness not to	
17	MR. MORRIS: I am go ahead,	17	answer, you know, we'll deal with it.	
18	Douglas. I'm sorry.	18	Okay?	
19	MR. DRAPER: - that is not in	19	MR. DRAPER: Okay. So if I	
20	dispute in this litigation. It is not	20	understand what you just said, just so	
21	within your 30(b)(6) designation. And	21	the record is clear, this is not	
22	so it's fundamentally unfair to put	22	30(b)(6) questions to the witness. In	
23	this witness through a memory test for	23	fact, these are questions to the	
24	no purpose whatsoever that servers	24	witness in her individual capacity and	
25	nothing to do with this litigation.	25	will not serve as a 30(b)(6) answer on	
	Page 240			Page 241
1	N. Dondero	1	N. Dondero	
2	batch of Dugaboy, correct?	2	acquired a house in Colorado in or around	
3	MR. MORRIS: I thought I was	3	2017?	
4	quite clear, but, yes, Douglas, that is	4	A. I know he acquired a house in	
5	correct.	5	Colorado. The time frame, I'm not certain	
6	MR. DRAPER: Great. Thank you.	6	of.	
7	MR. MORRIS: Yep.	7	Q. Do you know that he paid more	
8	BY MR. MORRIS:	8	than \$20 million for a house in Colorado?	
9	Q. Okay. So Ms. Dondero, do you	9	A. No.	
10	recall any conversations you ever had at	10	Q. Was the loan that Dugaboy	
11	any time concerning the 23 or 24 million	11	obtained from Highland subject to any of	
12	dollars that Dugaboy borrowed from	12	the three agreements that you entered into	
13	Highland?	13	as the trustee of Dugaboy?	
14	A. Not at this time.	14	A. Any of the three agreements we've	
15	Q. Okay. You mentioned that you	15	been discussing?	
16	believed that the money was used for the	16	Q. Yes.	
17	acquisition of real estate.	17	A. No.	
18	Do I have that right?	18	Q. Did you ever ask Jim why the	
	_			
19	MS. DEITSCH-PEREZ: Object to the	19	Dugaboy note wasn't included in the	
20	form.	20	agreements?	
21	A. Yes.	21	A. I did not.	
22	Q. And was that for the acquisition	22	Q. But you knew Dugaboy note existed	
23	of Jim's house in Colorado?	23	at the time you entered into the	
24	A. I don't know.	24	agreements, correct?	
25	Q. Do you know if your brother	25	MS. DEITSCH-PEREZ: Object to the	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 151 of 200 PageID 49597

				9591
1	Page 242 N. Dondero	1	N. Dondero	Page 243
2	form.	2	Did Dugaboy ever, ever – ever,	
3	A. At the time I entered into the	3	ever. Let me try again.	
4	agreements, I don't know, John.	4	Did Dugaboy ever enter into any	
5	Q. So at the time you entered into	5	agreements pursuant to Section 3.10 of the	
6	these three agreements, you don't recall	6	LP agreement other than the three	
7	whether you knew that Dugaboy had obtained	7	agreements that you've mentioned today?	
8	a 23 to 24 million dollar loan from	8	A. Oh	
9	Highland.	9	MS. DEITSCH-PEREZ: Were there	
10	Do I have that right?	10	any before these, John? Before?	
11	A. I don't know as I sit here now.	11	MR. MORRIS: I don't care if it's	
12	What I knew then, I don't remember.	12	before or after. So let me ask again.	
13	Q. But you do remember the specific	13	BY MR. MORRIS:	
14	identity of each promissory note that was	14	Q. As the trustee of Dugaboy, are	
15	the subject of each of these three	15	you aware of any agreement Dugaboy has ever	
16	agreements, correct?	16	entered into pursuant to Section 3.10 of	
17	A. When I refreshed my memory, sure.	17	the LP agreement other than the three	
18	Q. Do you know if Dugaboy ever	18	agreements that you have described today?	
19	entered into any agreement on behalf of	19	A. Not that I'm aware of,	
20	Highland other than the three oral	20	compensation.	
21	agreements that you described today?	21	Q. Can we put up your discovery	
21 22	A. Dugaboy has entered into a lot of	22	responses, which I think is document No. 25	
23	agreements with Highland.	23	•	
23 24		24	in your pile.	
	Q. All right. Let me restate the	25	MS. DEITSCH-PEREZ: The notebook. MR. ELMS: 25.	
25	question.	25	IVIR. ELIVIS. 23.	
1	N. Dondoro	1	N. Dandara	Page 245
1	N. Dondero	1	N. Dondero	
2	THE WITNESS: What is it?	2	counsel before signing it?	
3	MR. ELMS: Tab 25.	3	A. I did.	
4	THE WITNESS: Tab 25. Okay.	4	Q. And you reviewed this document in	
5	(Document review.)	5	connection with your preparation for	
6	BY MR. MORRIS:	6	today's deposition, correct?	
7	Q. Have you seen this document	7	A. Correct.	
8	before, ma'am?	8	Q. As you sit here now, do you know	
9	A. Just one second. I'm getting	9	of anything in the objections and responses	
10	there.	10	that is wrong or inaccurate?	
11	Q. Sure. Take your time.	11	(Document review.)	
12	A. Okay.	12	A. I don't see anything, John. I	
	•		1 14 1 12	
	(Document review.)	13	don't believe so.	
14	(Document review.) A. Yes. Yes, I believe I have.	13 14	Q. As you sit here right now, do you	
14 15	(Document review.) A. Yes. Yes, I believe I have. Q. Can you turn to page 15?	13 14 15	Q. As you sit here right now, do you have any reason to amend these objections	
14 15 16	(Document review.) A. Yes. Yes, I believe I have. Q. Can you turn to page 15? (Witness complies.)	13 14 15 16	Q. As you sit here right now, do you have any reason to amend these objections and responses to make them more complete or	
14 15 16 17	(Document review.) A. Yes. Yes, I believe I have. Q. Can you turn to page 15? (Witness complies.) Q. Is that your signature?	13 14 15 16 17	Q. As you sit here right now, do you have any reason to amend these objections and responses to make them more complete or more precise?	
14 15 16 17	(Document review.) A. Yes. Yes, I believe I have. Q. Can you turn to page 15? (Witness complies.)	13 14 15 16	Q. As you sit here right now, do you have any reason to amend these objections and responses to make them more complete or	
14 15 16 17 18	(Document review.) A. Yes. Yes, I believe I have. Q. Can you turn to page 15? (Witness complies.) Q. Is that your signature?	13 14 15 16 17	Q. As you sit here right now, do you have any reason to amend these objections and responses to make them more complete or more precise?  A. Not at this time.  Q. Can you turn to page 9, please?	
14 15 16 17 18 19	(Document review.) A. Yes. Yes, I believe I have. Q. Can you turn to page 15? (Witness complies.) Q. Is that your signature? A. It is.	13 14 15 16 17 18	Q. As you sit here right now, do you have any reason to amend these objections and responses to make them more complete or more precise?  A. Not at this time.	
14 15 16 17 18 19 20	<ul> <li>(Document review.)</li> <li>A. Yes. Yes, I believe I have.</li> <li>Q. Can you turn to page 15? (Witness complies.)</li> <li>Q. Is that your signature?</li> <li>A. It is.</li> <li>Q. And did you review this document</li> </ul>	13 14 15 16 17 18 19	Q. As you sit here right now, do you have any reason to amend these objections and responses to make them more complete or more precise?  A. Not at this time.  Q. Can you turn to page 9, please?	
14 15 16 17 18 19 20 21	(Document review.) A. Yes. Yes, I believe I have. Q. Can you turn to page 15? (Witness complies.) Q. Is that your signature? A. It is. Q. And did you review this document before you signed it?	13 14 15 16 17 18 19 20	Q. As you sit here right now, do you have any reason to amend these objections and responses to make them more complete or more precise?  A. Not at this time.  Q. Can you turn to page 9, please?  (Witness complies.)	
14 15 16 17 18 19 20 21 22	(Document review.) A. Yes. Yes, I believe I have. Q. Can you turn to page 15? (Witness complies.) Q. Is that your signature? A. It is. Q. And did you review this document before you signed it? A. I did.	13 14 15 16 17 18 19 20 21	<ul> <li>Q. As you sit here right now, do you have any reason to amend these objections and responses to make them more complete or more precise?</li> <li>A. Not at this time.</li> <li>Q. Can you turn to page 9, please? (Witness complies.)</li> <li>Q. Do you see in request for</li> </ul>	
13 14 15 16 17 18 19 20 21 22 23 24	(Document review.) A. Yes. Yes, I believe I have. Q. Can you turn to page 15? (Witness complies.) Q. Is that your signature? A. It is. Q. And did you review this document before you signed it? A. I did. Q. Did you have an opportunity to	13 14 15 16 17 18 19 20 21 22	Q. As you sit here right now, do you have any reason to amend these objections and responses to make them more complete or more precise?  A. Not at this time. Q. Can you turn to page 9, please? (Witness complies.) Q. Do you see in request for admissions No. 7 and 8, you were asked to	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 152 of 200 PageID 49598

	Case 3.21-cv-00661-A   Document 176-42   Fin			
1	Page 246 N. Dondero	1	N. Dondero	Page 247
2	that reflects – let's just take them one	2	A. That's correct; I'm not aware of	
3	at a time. Let me withdraw that.	3	any.	
4	Looking at No. 7, do you see that	4	Q. Okay. Can we go to Interrogatory	
5	you denied having sufficient knowledge or	5	No. 5?	
6	information to admit or deny the request?	6	MS. DEITSCH-PEREZ: So page 12 to	
7	A. Yes.	7	13. No, no, where you were. We were	
8	Q. Okay. Would you agree that as	8	in Tab 25.	
9	you sit here right now, you are not aware	9	THE WITNESS: Tab 25. What page	
10	of any document that was created prior to	10	now?	
11	the commencement of the adversary	11	MR. ELMS: Page 13.	
12	proceeding that reflects or memorializes	12	MS. DEITSCH-PEREZ: Page 13. The	
13	the terms of the agreement?	13	number is on page 12, but then –	
14	A. Yes.	14	MR. ELMS: He's asking you at the	
15	Q. Okay. And turning to No. 8, do	15	very top there.	
16	you see for that one, you also responded by	16	THE WITNESS: Oh.	
		17		
17	saying you lack sufficient information to	l	(Document review.) BY MR. MORRIS:	
18	admit or deny the request?	18		
19	A. Yes, I do.	19	Q. And do you see that Interrogatory	
20	Q. Would you agree with me that it	20	No. 5 asked you to identify every document	
21	would be fair to say that as you sit here	21	and communication you reviewed in	
22	today, you are not aware of any document	22	connection with your decision to enter into	
23	that was created prior to the commencement	23	the agreement?	
24	of the adversary proceeding concerning the	24	A. Yes.	
25	existence of the agreement?	25	Q. Okay. And you said that you	
1	N. Dondoro	1		Page 249
1	N. Dondero	1	N. Dondero	
2	either reviewed or discussed with your	2	John.	
3	brother the LP agreement and the Dugaboy	3	Q. Did you confer with anybody –	
4	Trust documents.	4	withdrawn.	
5	Do you see that?	5	Did you or Dugaboy confer with	
6	A. Yes.	6	anybody other than your brother before you	
7	Q. Do you have any recollection of	7	caused Dugaboy to enter into the three	
8	actually reviewing the LP agreement before	8	agreements?	
9	entering into any of the agreements that	9	A. No, not that I'm aware of.	
10	you've described?	10	Q. Did you or Dugaboy seek any legal	
11	A. I don't recall.	11	advice before entering into any of the	
12	Q. You may or you may not, but do	12	three agreements?	
13	you have a recollection of discussing it	13	A. No.	
14	with your brother?	14	Q. Do you have any recollection of	
15	A. I don't recall, John.	15	actually reviewing the Dugaboy Trust	
16	Q. Do you recall reviewing Section	16	documents before entering into any of the	
17	3.1 before you entered into any of the	17	three agreements?	
18	three agreements?	18	A. I have reviewed the trust	
19	A. I don't know when that review	19	documents, John. I don't know what time	
20	took place.	20	frame.	
	O Do you recall whether the review	21	Q. Okay. I appreciate that.	
	Q. Do you recall whether the review			
21	took place in connection with your entry on	22	A. Sure.	
21 22	•	22 23	A. Sure. Q. I'm sorry, did I cut you off?	
21 22 23 24	took place in connection with your entry on			
21 22 23 24	took place in connection with your entry on behalf of Dugaboy into any of the three agreements?	23 24	Q. I'm sorry, did I cut you off? A. Oh, no. I'm sorry. I was just	
21 22 23	took place in connection with your entry on behalf of Dugaboy into any of the three	23	Q. I'm sorry, did I cut you off?	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 153 of 200 PageID 49599

				Dec:- 051
1	N. Dondero	1	N. Dondero	Page 251
2	Q. Okay. So take a look at	2	plaintiff."	
3	Interrogatory No. 6 below.	3	Do you see that?	
4	Do you see that?	4	A. I do.	
5	A. Yes.	5	Q. Are you aware of any agreement	
6	Q. And your response was, "Other	6	that you ever entered into as a	
7	than generally approving compensation,	7	representative of a majority of Class A	
8	including the agreements at issue in this	8	shareholders of plaintiff other than the	
9	notes proceeding, none."	9	agreements that you've identified?	
10	Do you see that?	10	A. No.	
11	A. Ido.	11	Q. Okay. And were you, in your	
12	Q. What does "Other than generally	12	capacity as the trustee of Dugaboy –	
13	approving compensation" refer to?	13	withdrawn.	
14	A. Well, "Other than generally"	14	Did you, in your capacity as	
15	I'm assuming it means the	15	trustee of Dugaboy, approve compensation	
16	forgiveness of the loan, "Other than	16	for any affiliate of Strand other than the	
17	generally approving compensation."	17	three agreements that you entered into that	
18	Q. Okay. So let's look at the	18	you've described today?	
19	Interrogatory. This Interrogatory	19	A. Not that I'm aware of.	
20	specifically says that "Other than the	20	Q. Okay. So generally approving	
21	agreement"	21	compensation, does that have any meaning at	
22	A. Okay.	22	all other than the three agreements that	
23	Q "identify every agreement you	23	you entered into that you've described	
24	ever entered into as a representative of a	24	today?	
25	majority of Class A shareholders of	25	A. No.	
	Page 252			Page 253
1	N. Dondero	1	N. Dondero	
2	MR. MORRIS: Can we put up	2	A. Okay. Um-hmm.	
3	withdrawn. Hold on.	3	Q. Have you seen this document	
4	BY MR. MORRIS:	4	before?	
5	Q. Before we take this down, did	5	A. I believe so, yes.	
6	Dugaboy provide – withdrawn.	6	Q. And can you turn to page 14?	
7	Did Dugaboy approve any	_	A Voc	
8		7	A. Yes.	
	compensation for Jim Dondero other than the	8	A. res.     Q. Is that your signature?	
9	compensation for Jim Dondero other than the three agreements that you've described	[		
	·	8	Q. Is that your signature?	
10	three agreements that you've described	8	<ul><li>Q. Is that your signature?</li><li>A. It is.</li></ul>	
10 11	three agreements that you've described today?	8 9 10	<ul><li>Q. Is that your signature?</li><li>A. It is.</li><li>Q. And did you review this document</li></ul>	
10 11 12	three agreements that you've described today?  A. I do not believe so since I've	8 9 10 11	<ul><li>Q. Is that your signature?</li><li>A. It is.</li><li>Q. And did you review this document before you signed it?</li></ul>	
10 11 12 13	three agreements that you've described today?  A. I do not believe so since I've been trustee.	8 9 10 11 12	<ul><li>Q. Is that your signature?</li><li>A. It is.</li><li>Q. And did you review this document before you signed it?</li><li>A. I did.</li></ul>	
10 11 12 13 14	three agreements that you've described today?  A. I do not believe so since I've been trustee.  MR. MORRIS: Can we put up	8 9 10 11 12 13	<ul><li>Q. Is that your signature?</li><li>A. It is.</li><li>Q. And did you review this document before you signed it?</li><li>A. I did.</li><li>Q. And did you have an opportunity</li></ul>	
10 11 12 13 14 15	three agreements that you've described today?  A. I do not believe so since I've been trustee.  MR. MORRIS: Can we put up Exhibit No. 26, please, which would	8 9 10 11 12 13 14	<ul> <li>Q. Is that your signature?</li> <li>A. It is.</li> <li>Q. And did you review this document</li> <li>before you signed it?</li> <li>A. I did.</li> <li>Q. And did you have an opportunity</li> <li>to consult with counsel before you signed</li> </ul>	
10 11 12 13 14 15	three agreements that you've described today?  A. I do not believe so since I've been trustee.  MR. MORRIS: Can we put up Exhibit No. 26, please, which would have been Dugaboy's discovery	8 9 10 11 12 13 14 15	<ul> <li>Q. Is that your signature?</li> <li>A. It is.</li> <li>Q. And did you review this document</li> <li>before you signed it?</li> <li>A. I did.</li> <li>Q. And did you have an opportunity</li> <li>to consult with counsel before you signed it?</li> </ul>	
10 11 12 13 14 15 16	three agreements that you've described today?  A. I do not believe so since I've been trustee.  MR. MORRIS: Can we put up Exhibit No. 26, please, which would have been Dugaboy's discovery responses?	8 9 10 11 12 13 14 15 16	<ul> <li>Q. Is that your signature?</li> <li>A. It is.</li> <li>Q. And did you review this document</li> <li>before you signed it?</li> <li>A. I did.</li> <li>Q. And did you have an opportunity</li> <li>to consult with counsel before you signed it?</li> <li>A. I did.</li> </ul>	
10 11 12 13 14 15 16 17	three agreements that you've described today?  A. I do not believe so since I've been trustee.  MR. MORRIS: Can we put up Exhibit No. 26, please, which would have been Dugaboy's discovery responses?  (N. Dondero Exhibit 26, Defendant	8 9 10 11 12 13 14 15 16 17	<ul> <li>Q. Is that your signature?</li> <li>A. It is.</li> <li>Q. And did you review this document</li> <li>before you signed it?</li> <li>A. I did.</li> <li>Q. And did you have an opportunity</li> <li>to consult with counsel before you signed it?</li> <li>A. I did.</li> <li>Q. And did you in fact consult with</li> </ul>	
10 11 12 13 14 15 16 17 18	three agreements that you've described today?  A. I do not believe so since I've been trustee.  MR. MORRIS: Can we put up Exhibit No. 26, please, which would have been Dugaboy's discovery responses?  (N. Dondero Exhibit 26, Defendant the Dugaboy Investment Trust's	8 9 10 11 12 13 14 15 16 17 18	<ul> <li>Q. Is that your signature?</li> <li>A. It is.</li> <li>Q. And did you review this document</li> <li>before you signed it?</li> <li>A. I did.</li> <li>Q. And did you have an opportunity</li> <li>to consult with counsel before you signed it?</li> <li>A. I did.</li> <li>Q. And did you in fact consult with</li> <li>counsel before you signed it?</li> </ul>	
10 11 12 13 14 15 16 17 18 19 20	three agreements that you've described today?  A. I do not believe so since I've been trustee.  MR. MORRIS: Can we put up Exhibit No. 26, please, which would have been Dugaboy's discovery responses?  (N. Dondero Exhibit 26, Defendant the Dugaboy Investment Trust's Objections and Responses to Plaintiff's Request for Admission, Interrogatories,	8 9 10 11 12 13 14 15 16 17 18	<ul> <li>Q. Is that your signature?</li> <li>A. It is.</li> <li>Q. And did you review this document</li> <li>before you signed it?</li> <li>A. I did.</li> <li>Q. And did you have an opportunity</li> <li>to consult with counsel before you signed it?</li> <li>A. I did.</li> <li>Q. And did you in fact consult with</li> <li>counsel before you signed it?</li> <li>A. I did.</li> <li>Q. As you sit here right now, in</li> </ul>	
10 11 12 13 14 15 16 17 18 19 20 21	three agreements that you've described today?  A. I do not believe so since I've been trustee.  MR. MORRIS: Can we put up Exhibit No. 26, please, which would have been Dugaboy's discovery responses?  (N. Dondero Exhibit 26, Defendant the Dugaboy Investment Trust's Objections and Responses to Plaintiff's Request for Admission, Interrogatories, and Requests for Production, marked for	8 9 10 11 12 13 14 15 16 17 18 19 20 21	<ul> <li>Q. Is that your signature?</li> <li>A. It is.</li> <li>Q. And did you review this document</li> <li>before you signed it?</li> <li>A. I did.</li> <li>Q. And did you have an opportunity</li> <li>to consult with counsel before you signed it?</li> <li>A. I did.</li> <li>Q. And did you in fact consult with</li> <li>counsel before you signed it?</li> <li>A. I did.</li> <li>Q. As you sit here right now, in</li> <li>your capacity as the trustee of the Dugaboy</li> </ul>	
10 11 12 13 14 15 16 17 18 19 20 21 22	three agreements that you've described today?  A. I do not believe so since I've been trustee.  MR. MORRIS: Can we put up Exhibit No. 26, please, which would have been Dugaboy's discovery responses?  (N. Dondero Exhibit 26, Defendant the Dugaboy Investment Trust's Objections and Responses to Plaintiff's Request for Admission, Interrogatories,	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<ul> <li>Q. Is that your signature?</li> <li>A. It is.</li> <li>Q. And did you review this document</li> <li>before you signed it?</li> <li>A. I did.</li> <li>Q. And did you have an opportunity</li> <li>to consult with counsel before you signed it?</li> <li>A. I did.</li> <li>Q. And did you in fact consult with counsel before you signed it?</li> <li>A. I did.</li> <li>Q. As you signed it?</li> <li>A. I did.</li> <li>Q. As you sit here right now, in your capacity as the trustee of the Dugaboy Trust, do you know of anything in the</li> </ul>	
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	three agreements that you've described today?  A. I do not believe so since I've been trustee.  MR. MORRIS: Can we put up Exhibit No. 26, please, which would have been Dugaboy's discovery responses?  (N. Dondero Exhibit 26, Defendant the Dugaboy Investment Trust's Objections and Responses to Plaintiff's Request for Admission, Interrogatories, and Requests for Production, marked for identification, as of this date.)	8 9 10 11 12 13 14 15 16 17 18 19 20 21	<ul> <li>Q. Is that your signature?</li> <li>A. It is.</li> <li>Q. And did you review this document</li> <li>before you signed it?</li> <li>A. I did.</li> <li>Q. And did you have an opportunity</li> <li>to consult with counsel before you signed it?</li> <li>A. I did.</li> <li>Q. And did you in fact consult with</li> <li>counsel before you signed it?</li> <li>A. I did.</li> <li>Q. As you sit here right now, in</li> <li>your capacity as the trustee of the Dugaboy</li> </ul>	

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 154 of 200 PageID 49600

to be changed. Q. As you sit here right now, as the trustee of the Dugaboy Trust, do you have any reason to amend your objections or responses to make them more complete or more precise? A. I have no reason at this time, John. Q. Okay. I think I have kind of the same questions that I just asked you about your discovery responses, but let's see. Can we turn to page 8, which again has responses to request for admission No. 7 and 8? A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero  N. Dondero  To know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity? A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at that and the response and let me know if your answers in your capacity as the tustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity. A. No, it's the same.	24 Page 154 01 200 Page 15 49 600
A. I don't see anything that needs to be changed.  Q. As you sit here right now, as the trustee of the Dugaboy Trust, do you have any reason to amend your objections or responses to make them more complete or more precise?  A. I have no reason at this time, John.  Q. Okay. I think I have kind of the same questions that I just asked you about your discovery responses, but let's see. Can we turn to page 8, which again has responses to request for admission No. 7 and 8?  A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero  N. Dondero  N. Dondero  N. Dondero  V.	Page 25 N. Dondero
to be changed. Q. As you sit here right now, as the trustee of the Dugaboy Trust, do you have any reason to amend your objections or responses to make them more complete or more precise? A. I have no reason at this time, John. Q. Okay. I think I have kind of the same questions that I just asked you about your discovery responses, but let's see. Can we turn to page 8, which again has responses to request for admission No. 7 and 8? A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero  N. Dondero  N. Dondero  N. Dondero  N. Dondero  Volver end if you take a look aware  Page 256  N. Dondero  A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero  A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  Page 256  N. Dondero  A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the Tustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory. A. No, it's the same.	document that was created prior to
Q. As you sit here right now, as the trustee of the Dugaboy Trust, do you have any reason to amend your objections or responses to make them more complete or more precise?  A. I have no reason at this time, John.  Q. Okay. I think I have kind of the same questions that I just asked you about your discovery responses, but let's see. Can we turn to page 8, which again has responses to request for admission No. 7 and 8?  A. Okay.  Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished?  (Witness complies.)  A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero  to know in the first instance, is there any difference – will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory.  A. It's the same as the one earlier. A. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory.  A. No, it's the same.	nmencement of the adversary
trustee of the Dugaboy Trust, do you have any reason to amend your objections or responses to make them more complete or more precise?  A. I have no reason at this time, John.  Q. Okay. I think I have kind of the same questions that I just asked you about your discovery responses, but let's see. Can we turn to page 8, which again has responses to request for admission No. 7 and 8?  A. Okay.  Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.)  A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero  to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John. Q. Take your time. (Document review.)  A. It's the same as the one earlier. Q. Okay. And finally, let's just look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory. A. No, it's the same.	ding that reflects or memorializes
any reason to amend your objections or responses to make them more complete or more precise?  A. I have no reason at this time, John.  Q. Okay. I think I have kind of the same questions that I just asked you about your discovery responses, but let's see. Can we turn to page 8, which again has responses to request for admission No. 7 and 8?  A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity? A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory. A. No, it's the same.	ns of the agreement?
responses to make them more complete or more precise?  A. I have no reason at this time, John.  Q. Okay. I think I have kind of the same questions that I just asked you about your discovery responses, but let's see. Can we turn to page 8, which again has responses to request for admission No. 7 and 8?  A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  Page 256  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity? A. It's the same as the one earlier. Q. Okay. And finally, let's just look at that and the response and let me know if your answers in your capacity as the Dugaboy Trust would differen in your capacity no. 6. Please take a look at that and the response and let me know if your answers in your capacity as the Dugaboy Trust would differen in your capacity no. 6. Please take a look at that and the response and let me know if your answers in your capacity as the full offer in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	That is correct.
more precise? A. I have no reason at this time, John. Q. Okay. I think I have kind of the same questions that I just asked you about your discovery responses, but let's see. Can we turn to page 8, which again has responses to request for admission No. 7 and 8? A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  Page 256  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity? A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity. A. No, it's the same.	Okay. Moving to request for
A. I have no reason at this time, John. Q. Okay. I think I have kind of the same questions that I just asked you about your discovery responses, but let's see. Can we turn to page 8, which again has responses to request for admission No. 7 and 8? A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  Page 256  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity? A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity. A. No, it's the same.	ion No. 8, the same thing, can you
John. Q. Okay. I think I have kind of the same questions that I just asked you about your discovery responses, but let's see. Can we turn to page 8, which again has responses to request for admission No. 7 and 8? A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity? A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory. A. No, it's the same.  10 your individual capacity. A. No, it's the same.	d the request and the response to
Q. Okay. I think I have kind of the same questions that I just asked you about your discovery responses, but let's see. Can we turn to page 8, which again has responses to request for admission No. 7 and 8? A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity? A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory. A. No, it's the same.  11 finishe first inshall and a page 13	If and let me know when you're
same questions that I just asked you about your discovery responses, but let's see.  Can we turn to page 8, which again has responses to request for admission No. 7 and 8?  A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at Interrogatory No. 6 in your individual capacity. A. No, it's the same.	•
your discovery responses, but let's see. Can we turn to page 8, which again has responses to request for admission No. 7 and 8? A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  Page 256  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity? A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory. A. No, it's the same.  13 A. Q. A. Q. Diag. And in ally, let's just look at Interrogatory No. 6 in your individual capacity. A. No, it's the same.	(Witness complies.)
Can we turn to page 8, which again has responses to request for admission No. 7 and 8?  A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  Page 256  N. Dondero to know in the first instance, is there any difference – will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity? A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity. A. No, it's the same.	I'm done, John.
again has responses to request for admission No. 7 and 8?  A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  Page 256  N. Dondero to know in the first instance, is there any difference — will your answers concerning lnterrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity? A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity. A. No, it's the same.	Okay. Would it be fair to
admission No. 7 and 8?  A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity? A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just Iook at Interrogatory No. 6. Please take a look at Interrogatory No. 6 in your individual capacity. A. No, it's the same.	et your response as follows:
A. Okay. Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero to know in the first instance, is there any difference – will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity? A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at Interrogatory No. 6. Please take a look at Interrogatory No. 6 in your individual capacity. A. No, it's the same.	oy is not aware of any document that
Q. And if you take a look request for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished?  (Witness complies.)  A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  Page 256  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	eated prior to the commencement of
for admission No. 7 and the response, can you just read the that to yourself and tell me when you're finished? (Witness complies.)  A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  Page 256  N. Dondero to know in the first instance, is there any difference – will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John. Q. Take your time. (Document review.)  A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	versary proceeding concerning the
you just read the that to yourself and tell me when you're finished? (Witness complies.)  A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  Page 256  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John. Q. Take your time. (Document review.)  A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	ce of the agreement?
me when you're finished?  (Witness complies.)  A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity. A. No, it's the same.	Correct.
(Witness complies.) A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  Page 256  N. Dondero to know in the first instance, is there any difference – will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	Okay. And let's go to
A. I'm done. Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity. A. No, it's the same.	gatory No. 5.
Q. Okay. Would your response be accurate as follows: Dugaboy is not aware  N. Dondero to know in the first instance, is there any difference — will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John.  Q. Take your time.  (Document review.)  A. It's the same as the one earlier.  Q. Okay. And finally, let's just I look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	Are your answers in your capacity
N. Dondero to know in the first instance, is there any difference – will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John. Q. Take your time. (Document review.) A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity. A. No, it's the same.	nd if you want me to go through it
N. Dondero to know in the first instance, is there any difference – will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John.  Q. Take your time. (Document review.)  A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	I'm happy to do it, but I just need
N. Dondero to know in the first instance, is there any difference – will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John.  Q. Take your time. (Document review.)  A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	Page 25
difference – will your answers concerning Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John.  Q. Take your time. (Document review.)  A. It's the same as the one earlier. Q. Okay. And finally, let's just Iook at Interrogatory No. 6. Please take a Iook at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	N. Dondero
Interrogatory No. 5 be any different in your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John.  Q. Take your time. (Document review.)  A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	glas, you'll be happy to know
your capacity as the Dugaboy trustee than they were in your individual capacity?  A. Let me read it, John.  Q. Take your time. (Document review.)  A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	expect to finish well in
they were in your individual capacity?  A. Let me read it, John.  Q. Take your time. (Document review.)  A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me look at that and the response and let me look at the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	e of 4:30 Central time. So why
A. Let me read it, John.  Q. Take your time. (Document review.)  A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me look at that and the response and let me look at the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	e just take a break and we'll
Q. Take your time. (Document review.)  A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity. A. No, it's the same.  8 TH 9 TH 9 TH 10 3:57.  11 (R 11   (R 12   Th 13   12:15 15   know if your answers in your capacity as 14   Mil 15   I have 16   witness 17   Doc 18   quest 19   Mil 19   Mil 10   Mil 11   Mil 12   Mil 13   Mil 14   Mil 15   Mil 16   Mil 17   Doc 18   Quest 19   Mil 18   Mil 19   Mil 10   Mil 10   Mil 11   Mil 11   Mil 12   Mil 13   Mil 14   Mil 15   Mil 16   Mil 17   Mil 18   Mil 18   Mil 19   Mil 19   Mil 19   Mil 19   Mil 19   Mil 19   Mil 10   Mil 10   Mil 10   Mil 11   Mil 11   Mil 12   Mil 13   Mil 14   Mil 15   Mil 16   Mil 17   Mil 18   Mil 18   Mil 18   Mil 19   Mil 19	ack at, I guess, 4:10 Central
(Document review.)  A. It's the same as the one earlier.  Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	
A. It's the same as the one earlier. Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity. A. No, it's the same.	WITNESS: Okay.
Q. Okay. And finally, let's just look at Interrogatory No. 6. Please take a look at that and the response and let me know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity. A. No, it's the same.	VIDEOGRAPHER: The time is
look at Interrogatory No. 6. Please take a 12 The look at that and the response and let me 13 12:15 know if your answers in your capacity as 14 Ml the trustee of the Dugaboy Trust would 15 I have differ in any way from the answers that you 16 witness gave pertaining to Interrogatory No. 6 in 17 Do your individual capacity. 18 quest 19 Ms	We are going off the record.
look at that and the response and let me know if your answers in your capacity as 14 Mile the trustee of the Dugaboy Trust would 15 I have differ in any way from the answers that you 16 witness gave pertaining to Interrogatory No. 6 in 17 Dog your individual capacity. 18 quest 19 Miles	cess is taken.)
know if your answers in your capacity as the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity. A. No, it's the same.	E VIDEOGRAPHER: The time is
the trustee of the Dugaboy Trust would differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same. 15 I have witness of the trustee of the Dugaboy Trust would 16 witness of the witness o	We are back on the record.
differ in any way from the answers that you gave pertaining to Interrogatory No. 6 in your individual capacity.  A. No, it's the same.	. MORRIS: This is John Morris.
gave pertaining to Interrogatory No. 6 in  your individual capacity.  A. No, it's the same.  17 Do 18 quest	no further questions of this
your individual capacity.  A. No, it's the same.  18 quest 19 Ms	s at this time.
A. No, it's the same.	es anybody else have any
	. DEITSCH-PEREZ: Reserve for
Q. Okay. 20 trial.	
MR. MORRIS: So the time right 21 MI	. MORRIS: So are we in
	nent that we can close the record
time. I'm done with my outline, but I 23 right r	w?
just want to check my notes to see if I 24 MI	. DRAPER: Yes.
have anything left. 25 MI	. MORRIS: Thank you very much
time. I'm done with my outline, but I 23 right r	ow?

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 155 of 200 PageID 49601

Page 258	Page 259
1 N. Dondero	1
2 everybody. Ms. Dondero, thank you.	2 CERTIFICATE
3 THE VIDEOGRAPHER: The time is	3
4 4:16. This concludes today's	4 STATE OF FLORIDA )
5 deposition, Monday, October 18, 2021.	5 : ss.
	6 COUNTY OF PALM BEACH )
6 (Time noted: 4:16 p.m.)	7
7	
8	8 I, ANNETTE ARLEQUIN, a Notary
9 NANCY DONDERO	9 Public within and for the State of New
10	10 York, do hereby certify:
11	11 That NANCY DONDERO, whose
12 Subscribed and swom to before me	12 deposition is hereinbefore set forth,
	13 was duly sworn by me, and that the
13 this day of 2021.	
14	14 transcript of such depositions is a
15	true record of the testimony given by
16	16 such witness.
17	17 I further certify that I am not
18	18 related to any of the parties to this
	19 action by blood or marriage; and that I
19	•
20	am in no way interested in the outcome
21	21 of this matter.
22	22 IN WITNESS WHEREOF, I have hereunto
23	23 set my hand this 18th day of October, 2021.
24	24
25	25 ANNETTE ARLEQUIN, CCR, RPR, CRR, RSA
	7
Page 260	Page 261
1	1
1 2 INDEX	
1	1
1 2 INDEX 3	1 ERRATA SHEET FOR THE TRANSCRIPT OF:
1	1 2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT
1	1 2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO
1	2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason
1	2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason 7
1	2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason
1 2 INDEX 3 PAGE 5 PAGE 5 8 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS	2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason 7
1	2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason 7
1	2 ERRATA SHEET FOR THE TRANSCRIPT OF:  3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT  4 DATE: OCTOBER 18, 2021  5 DEPONENT: NANCY DONDERO  6 Pg. Ln. Now Reads Should Read Reason  7
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of	1 2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason 7
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of 14 Property, (III) Fraudulent	1 2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason 7
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of	1 2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason 7
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (III) Turnover of 14 Property, (III) Fraudulent Transfer, and (IV) Breach of	1 2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason 7
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of 14 Property, (III) Fraudulent Transfer, and (IV) Breach of 15 Fiduciary Duty 16 N. Dondero Exhibit 31, Defendant 157	1 2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason 7
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of 14 Property, (III) Fraudulent Transfer, and (IV) Breach of 15 Fiduciary Duty 16 N. Dondero Exhibit 31, Defendant 157 17 James Donder's Answer to Amended	1 2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason 7
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of 14 Property, (III) Fraudulent Transfer, and (IV) Breach of 15 Fiduciary Duty 16 N. Dondero Exhibit 31, Defendant 157 17 James Donder's Answer to Amended Complaint	1 2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason 7
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of 14 Property, (III) Fraudulent Transfer, and (IV) Breach of 15 Fiduciary Duty 16 N. Dondero Exhibit 31, Defendant 157 17 James Donder's Answer to Amended Complaint 18	1
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of 14 Property, (III) Fraudulent Transfer, and (IV) Breach of 15 Fiduciary Duty 16 N. Dondero Exhibit 31, Defendant 157 17 James Donder's Answer to Amended Complaint 18	1
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of 14 Property, (III) Fraudulent Transfer, and (IV) Breach of 15 Fiduciary Duty 16 N. Dondero Exhibit 31, Defendant 157 17 James Donder's Answer to Amended Complaint 18 19 N. Dondero Exhibit 43, Promissory 184	1 2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason 7 — — — — — — — — — — — — — — — — — — —
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of 14 Property, (III) Fraudulent Transfer, and (IV) Breach of 15 Fiduciary Duty 16 N. Dondero Exhibit 31, Defendant 157 17 James Donder's Answer to Amended Complaint 18 19 N. Dondero Exhibit 43, Promissory 184 Note, Bates-stamped D-CNL000550 20 through 551 21	1
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of 14 Property, (III) Fraudulent Transfer, and (IV) Breach of 15 Fiduciary Duty 16 N. Dondero Exhibit 31, Defendant 157 17 James Donder's Answer to Amended Complaint 18 19 N. Dondero Exhibit 43, Promissory 184 Note, Bates-stamped D-CNL000550 20 through 551 21 N. Dondero Exhibit 26, Defendant 252	1 2 ERRATA SHEET FOR THE TRANSCRIPT OF: 3 CASE NAME: IN RE: HIGHLAND CAPITAL MANAGEMENT 4 DATE: OCTOBER 18, 2021 5 DEPONENT: NANCY DONDERO 6 Pg. Ln. Now Reads Should Read Reason 7 — — — — — — — — — — — — — — — — — — —
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of 14 Property, (III) Fraudulent Transfer, and (IV) Breach of 15 Fiduciary Duty 16 N. Dondero Exhibit 31, Defendant 157 17 James Donder's Answer to Amended Complaint 18 19 N. Dondero Exhibit 43, Promissory 184 Note, Bates-stamped D-CNL000550 20 through 551 21 N. Dondero Exhibit 26, Defendant 252 22 the Dugaboy Investment Trust's	1
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of 14 Property, (III) Fraudulent Transfer, and (IV) Breach of 15 Fiduciary Duty 16 N. Dondero Exhibit 31, Defendant 157 17 James Donder's Answer to Amended Complaint 18 19 N. Dondero Exhibit 43, Promissory 184 Note, Bates-stamped D-CNL000550 20 through 551 21 N. Dondero Exhibit 26, Defendant 252	1
1 2 INDEX 3 4 WITNESS PAGE 5 6 NANCY DONDERO 7 BY MR. MORRIS 8 8 9 10 INDEX OF EXHIBITS 11 DESCRIPTION PAGE 12 N. Dondero Exhibit 2, Amended 148 13 Complaint for (1) Breach of Contract, (II) Turnover of 14 Property, (III) Fraudulent Transfer, and (IV) Breach of 15 Fiduciary Duty 16 N. Dondero Exhibit 31, Defendant 157 17 James Donder's Answer to Amended Complaint 18 19 N. Dondero Exhibit 43, Promissory 184 Note, Bates-stamped D-CNL000550 20 through 551 21 N. Dondero Exhibit 26, Defendant 252 22 the Dugaboy Investment Trust's Objections and Responses to	1
1	1

Index: \$100..affiliated

			Index	: \$100affiliated
\$	180:15 191:24 226:3 <b>1987</b> 34:17 36:10	<b>2:41</b> 210:21 <b>2:57</b> 210:24	<b>551</b> 184:7	accurate 152:16 162:9 254:25
	<b>1990s</b> 39:11	2.37 210.24	6	acquire 66:7,13 69:3,
<b>\$100</b> 205:19	<b>1990s</b> 39.11 <b>1997</b> 33:24 34:3,6	3		8,14 71:5,10 73:12, 16,22 78:2,6,12
<b>\$20</b> 241:8			<b>6</b> 180:15 250:3 256:12,17	
<b>\$30</b> 137:19,25 139:12,16,20 140:9,	<b>19th</b> 39:6,19,20	<b>3</b> 180:15	<b>60</b> 175:21	acquired 67:14 241:2,4
15 141:11,15,20	<b>1:30</b> 153:24 154:2	<b>3.1</b> 248:17	<b>63-4</b> 146:2	acquiring 209:9
143:12,20	<b>1:35</b> 155:3,5	<b>3.10</b> 148:5,22 149:5, 12,17,20 150:24		acquisition 210:12
<b>\$50</b> 206:12,18,20	<b>1st</b> 20:5 24:10	152:19 156:8,14,22	7	240:17,22
<b>\$6</b> 224:19 <b>\$60</b> 204:18 206:14	2	172:24 243:5,16 <b>30</b> 7:18 16:22 136:12	<b>7</b> 137:4 147:12 245:22	<b>actual</b> 47:21 53:8 165:15
222:13	<b>2</b> 144:20 145:14 146:4	144:3	246:4 254:16,19	add 101:9
<b>\$7,900,000</b> 184:12	147:11 148:7,10,11	<b>30(b)(6)</b> 16:22 19:13,	<b>700,000</b> 51:21	addition 87:2
	<b>20</b> 172:13 173:12	18 24:24 25:8 67:20 162:12 238:21 239:3,	<b>72</b> 226:4	additional 44:15
	<b>20-plus</b> 207:6	22,25	8	address 58:13
<b>(1)</b> 148:12	<b>2009</b> 92:20,21	<b>30-year</b> 117:2,23	<u> </u>	administer 6:14
	<b>2010</b> 166:23	128:16 142:3,4,13, 17,24 143:7	<b>8</b> 137:4 245:22 246:15	administered 8:12
1	<b>2015</b> 167:16	<b>31</b> 157:14,15 159:2,7	254:14,16 255:8	admissible 7:17
<b>1</b> 148:18 224:4	<b>2017</b> 53:17,20 54:17,	160:15	<b>82</b> 157:21 160:22,24 161:7 162:8,18	15:4
<b>10</b> 224:5	21 55:16,20,23 56:4 142:8 175:17,23	<b>32</b> 147:10,12,19	163:12 165:2,9,23	admission 252:20
<b>100</b> 33:9	236:6 237:10 238:2	<b>37</b> 145:19 146:4	166:4,15 169:13 172:16 173:23	254:16,19 255:8
<b>10:30</b> 58:20	241:3	147:10,11,13,19	178:10 198:20 211:2,	admissions 245:22
<b>10:51</b> 58:23	<b>2018</b> 53:23 56:8,12,	<b>3:57</b> 256:22 257:10	9	<b>admit</b> 245:23 246:6, 18
<b>12</b> 247:6,13	16,21 184:12	<b>3rd</b> 160:10	<b>83</b> 160:8	advance 257:4
<b>12:00</b> 118:17	<b>2019</b> 39:7,19,21 56:24 57:4,8,12	4	9	advanced 40:5
<b>12:15</b> 257:13	92:21 172:25 173:14,			adversary 238:7
<b>12:16</b> 118:23	18	<b>4</b> 145:12,19 180:15	<b>9</b> 245:19	245:25 246:11,24
	<b>2020</b> 173:2,9,15	<b>43</b> 184:4,5		255:3,18
<b>12:54</b> 154:8	<b>2021</b> 20:5,11,18 21:13,18 22:9 24:10	<b>4:10</b> 257:6	A	<b>advice</b> 152:14 249:11
<b>13</b> 170:9 180:14,17 182:8 187:10 189:4	258:5,13	<b>4:16</b> 258:4,6	ability 11:9 203:24	advisement 58:9
247:7,11,12	<b>22</b> 136:17	<b>4:30</b> 257:4	204:8	Advisors 14:3 38:24
<b>14</b> 253:6	<b>23</b> 136:17 236:7	<b>4:57</b> 256:22	Absolutely 134:6	45:9 129:6
<b>15</b> 236:23 244:15	237:9,24 240:11 242:8		accept 142:17	affiliate 98:6 99:22
<b>17</b> 140:24 172:8 180:15 226:3 236:21	<b>24</b> 236:7,21 237:9,24	5	acceptable 14:4	100:8,14,18,25 101:24 102:5,11,15
<b>18</b> 172:8,10 180:15	240:11 242:8	<b>5</b> 247:5,20 255:22	accepted 168:13	103:17,20,24 119:9,
184:11 191:23 226:3 258:5	<b>25</b> 243:22,25 244:3,4 247:8,9	256:4 <b>50</b> 223:13 225:18	accepting 168:7 access 61:23 63:7	16,25 129:12,14,18 251:16
<b>19</b> 39:17 115:14	<b>26</b> 252:14,17,24	<b>500</b> 51:21	66:18	<b>affiliated</b> 96:19,24 97:18
119:22 172:10,13	<b>29</b> 13:7 19:19		Accounting 152:5	

Index: affiliates..ballpark

**affiliates** 95:25 96:4, 8 97:23,25 98:11,21 99:2,6,17 100:3 101:21 103:3

agent 35:7

**aggregate** 206:9 225:10,21

**agree** 168:9 194:13 201:3 239:3,4 246:8, 20

**agreed** 6:3,8,12 142:17 161:10,17 163:3 164:19 168:19 194:12 201:9 205:9

**agreement** 16:9,12, 16 29:20,25 30:3,12 32:7,11,15 144:10,11 146:9,20,24 147:5 149:2 156:8,12,15 157:4 161:22 163:13 165:3 166:3 169:18 170:3 172:6,9,23,24 173:5,13 178:23 179:4 180:2 181:25 182:14 183:10 185:3, 22 187:9 190:22 191:10 192:14 195:22 197:7 199:2, 14,18,24 201:10,19, 23 203:14 205:14,23 206:6 211:10 221:11, 17 222:4,9,12,24 223:8,25 224:15 225:23 227:25 232:4 233:25 234:13 235:8 242:19 243:6,15,17 246:13,25 247:23 248:3,8 250:21,23 251:5 255:5.19 257:22

agreements 28:16, 21 106:20,24 107:10 120:20 121:3,10,15 131:6,14,19,25 162:23 163:10,14 164:15,25 165:4,16, 22 166:14 169:12 170:5,8,11,16,21 171:4,21 172:2 173:22 174:2,4,14, 18,25 175:6,16 176:9,16,25 177:3, 22,23 178:9,12 179:11 180:11 181:4, 8,17 182:10,20 183:13,16,19,24 185:21 186:8,9 187:3,15,19,22 188:24 189:7,12 190:18 191:18 192:3, 7,8,9,16,23 193:9,15, 21 194:21 195:16 196:21,25 197:15 198:14 200:7,10,17, 19,22 201:5 204:2,10 205:7 207:10 208:6, 16,25 209:7,14,24 210:8 211:18 212:13, 20 213:5,12 214:14, 19 215:2,21 216:3,10 217:3,8,11,15,19,23 218:8.13.18 220:3 223:5 224:24 225:12, 20,25 226:8 227:9, 19,21 229:22 231:11 232:25 233:18 234:9 241:12,14,20,24 242:4,6,16,21,23 243:5,7,18 248:9,18, 24 249:8,12,17 250:8 251:9,17,22 252:9

**ahead** 41:22 109:16 145:24 188:13 238:17

allegation 162:13

allocate 60:21

allowed 10:21

alternative 194:17

ambiguous 156:23

amend 245:15 254:6

**amended** 16:11 148:11 157:9,16 158:22 159:3,8,20,23 211:3

amount 82:18 90:13 93:21 136:2,5 141:10 182:4,7 184:12 204:19 206:10 223:20 224:6 225:11, 16,21 226:7,9 236:25

**amounts** 128:17 142:10

analysis 49:9,13,17,

23 50:19,23 51:4,7 215:8

**Annette** 7:11 138:19 177:15

annual 170:10

**answering** 11:2 30:19 249:25

**answers** 12:11 59:8, 16 255:23 256:3,14, 16

**apologize** 44:10 57:18 79:22 90:6 97:10 109:15,19 131:9 148:3 150:2 159:6 183:6 225:10 236:12

appearances 13:19

appeared 40:3

application 37:14

**applies** 162:18

applying 37:12

**appoint** 167:17,19

appointed 38:24

appointment 168:14

**approve** 251:15 252:7

approved 53:6

**approving** 52:11,16, 23 250:7,13,17 251:20

approximate 64:17

approximately 18:23 137:4 141:10

**April** 28:10

**area** 37:25 48:13,17, 25 49:6,14,17

Arlequin 7:11

ascertain 56:3 71:23 73:7,21 74:24 78:11, 25 91:17 93:16 120:16 121:15 122:8 124:19 126:12 127:4 139:20 152:15 153:10 212:14 215:3 **Asia** 148:4 160:22

**aspect** 21:13 119:3 156:21 198:13 199:13

asserted 21:8,9

**asserting** 20:19 21:14

assess 76:7

**asset** 35:9,12,18 36:3 206:18 221:12 222:5 224:4 225:2 227:7 228:7

**assets** 35:22 201:21, 25 202:24 221:4 222:15 223:6,12 226:15,21 227:2 228:15,22 229:4,18

assistant 151:18

association 7:5

**assume** 105:13 219:14

**assuming** 226:13 250:15

assumption 101:2,5 assumptions 114:2,

astronomical 215:16

attached 145:12

attempt 79:17 126:4

attend 34:11

attendance 118:21

**attorney** 10:7 17:6 23:22 26:3,6

**attorneys** 6:3 13:17 17:9,12,22 18:2,6,25 37:3 38:3

audited 62:25

authorized 6:14 111:16,22 112:2,7 123:21 124:5,12,19 137:12,19,24 237:20

avoid 201:19

aware 19:23 20:22, 25 21:4,7 39:9,13 48:6 51:10 61:16,18, 22 63:13 64:23,24 66:6,10,21 68:5 78:17 81:2,7,12,22 82:6 84:15,16 86:8, 11 88:16 91:11 92:4 94:6 97:21,23 99:3,5 102:23 106:10 108:2 110:4,6,10,15 111:5, 8,18 115:7 116:6 122:22 123:4,10,14 125:17 131:16,22 132:4,24 133:5,6,12, 20,21,24 134:17 135:4,9,23 137:3 140:14,15 141:23 143:24 162:11 179:19,22 180:3,25 185:16,19 191:8 199:22 200:2 212:11 225:19 243:15.19 246:9,22 247:2 249:9 251:5,19 254:25 255:16

awareness 50:6,8

В

**BA** 34:20

back 24:25 58:23 75:22 92:20 93:21 94:8,14,23 97:13,15 105:5 108:13,15 112:12 118:23 134:4 138:20 153:23 155:5 159:14,15 171:7 177:8,12,15,17 184:22 188:15,17 199:9 208:2 210:24, 25 230:8 257:6,13

backed 91:6

**background** 32:21 36:16,17,25 37:6,10 47:24 152:4 238:14

**balance** 62:6,21 206:25

**ballpark** 51:22 136:18,21,25 137:10 175:22 226:4

Index: bank..commenced

**bank** 62:6

bankrupt 35:23

**bankruptcy** 16:5 22:17 24:18 35:25 39:14,25 40:7,11

bargain 234:20

**barred** 161:8

**based** 64:12 76:24 101:5 216:15 234:14

**basing** 181:7

basis 34:2 50:7 65:17,19 119:12,19 129:16 150:3 151:5, 21 161:20 163:5 164:21 181:16 183:12,14 198:22 201:7 203:9,16 207:14,25 208:9 211:24 212:6

**batch** 240:2

Bates-stamped 184:6

**Beach** 191:2

**began** 36:11

**begin** 12:7,12

**beginning** 20:4 47:21 91:20 158:3 161:4 172:8,10,13 191:24

behalf 14:2 43:18 56:2,19 99:22 100:13 115:20 128:2 142:16 143:25 165:16 171:5 176:25 177:22 178:10 180:12 200:8, 20 205:9,10 206:6 211:19 223:5,21 224:2 225:13 227:9 230:12 231:3 232:5 235:9 237:15 238:13 242:19 248:23

**belief** 130:7 151:6 181:7,16 208:8,10 218:10

**believed** 47:6,12 49:5 88:17 211:23 229:2 240:16 **believing** 211:25 212:7

**beneficial** 104:11,13 105:10 129:20,23 130:9 222:22

beneficiaries

**beneficiary** 104:16 169:3

benefit 202:22,23 203:5,8,15 204:16 206:7,17 222:13 224:9,25 226:16 233:5 234:20

**benefits** 55:10 222:3,9 223:8,19

**benefitted** 206:23 222:22

**bet** 92:17

**big** 13:10 17:7

**bills** 32:13

**binder** 13:10 17:7 19:11,16,19 144:14 252:25

binding 218:9

**bit** 29:13 43:15 169:23 238:13

**board** 173:11

book 175:8

bordering 238:15

borrow 231:19 237:9

**borrowed** 231:25 240:12

**borrower** 189:18 190:2 236:5

**borrowers** 208:14 231:15 232:21

**bottom** 153:23 184:14

**box** 75:24

**Breach** 148:12,14

**break** 14:11 57:15,19 59:4,8,12,16 118:13 119:2 144:8 153:20

155:24 156:4 207:20 208:23 210:15 257:5

**bring** 194:2

broadly 110:9

**brother** 19:24.25 20:6,11,17,22 21:4,7, 13,17 22:7,10,20 23:4 28:13,17,22 29:15 31:8,22 39:10 40:6,9 47:7,12 51:8, 13 59:20 60:7,13,23 61:3,16,21 72:17 77:2 86:22 87:5 89:12,17 92:5,8,24 93:17,20 94:7,12,22 95:5.9.15.18 96:25 97:19 98:24 101:19 102:19 103:2,7 104:13 128:20 129:2 157:11 158:24 162:24 163:11 164:16 168:24 169:2 170:3 173:9,15,20,21 174:19 176:9,17 179:12 180:13 181:5 182:16,18 183:8,16, 21 184:18 185:4,23 186:10 187:5,16 188:24 189:16,24 191:10,15 193:22 194:18,22 195:24 196:3,13,19 197:2 199:22 200:3,12 202:12 204:12,14 207:8 208:2,5,12,13 212:3,7,10,15 213:7, 14 216:10,20 218:19 221:2,19 224:18,25 228:10 229:24 231:13 232:7,14,20 233:3,6 234:19 240:25 248:3,14 249:6

**brother's** 61:10,14 159:22 198:8,11 201:7

**BS** 34:20,21

build 201:13

**built** 36:15

**business** 33:12 42:23 43:3 44:6,14 71:14,18 74:2,5,11 75:7,10,15 105:19,22 106:2 120:5,9,12,17 130:15,18,22 131:2 194:2

C

calendar 212:23

**call** 40:15 189:9 230:11 231:2

**called** 8:19 16:22 36:14,18 38:12 40:12 45:9 75:4 103:11 119:6 129:6

cancellation 233:4

**CANTY** 159:2

**capacity** 16:20,21 25:11,14,16,22 26:17 30:4,13,14 31:3,10, 14,24 32:4,17 47:22 50:16 51:2 67:20 182:15 239:6,7,24 251:12,14 253:21 255:23 256:5,6,14,18

**capital** 10:9 16:4,12 38:5,12 42:3 103:11

care 243:11

**case** 7:20 22:17 38:18 48:12 61:17

**cases** 38:5

**caused** 166:2,13 176:24 177:21 178:9 200:8,20 208:14 211:17 213:3,11 214:12,18,24 217:20 249:7

cellphone 9:23

**Central** 154:2 257:4, 6

**CEO** 50:10

certifications 36:6

certified 7:4

**chance** 218:2

**changed** 170:20 171:2 254:3

Changing 144:4

check 24:25 256:24

**checks** 47:24

children 168:25

circumstance 146:22

circumstances

11:16 46:2 146:19 149:16

**Civil** 7:19

**claim** 43:17

**claims** 21:8 42:14 43:11 161:8

clarify 25:8 134:20

clarity 158:21

**class** 149:25 150:5 161:16 165:14 169:21 250:25 251:7

**classes** 48:20

**clear** 8:5 13:21 21:23 41:23 67:17,18 186:22 214:11 239:21 240:4

clients 14:2

close 236:20 257:22

**closed** 36:16

coach 104:25

coaching 105:3

colleague 144:12

**collect** 158:23 161:11 185:9,17

**collectively** 163:13 165:3

**college** 34:9,11 36:13

**Colorado** 240:23 241:2,5,8

combined 226:4

comfortable 30:19

**commenced** 177:5 178:2,14 185:17

Index: commencement..Crescent

commencement

141:6 245:25 246:11, 23 255:3,17

**common** 86:9,11,14, 17,23 88:16,18 101:3 207:16

**communicate** 10:21 21:21 28:2 59:3,7,11, 15 118:25

**communicated** 8:6 18:5 20:6 22:10 24:7 151:20

communicating 17:25

**communication** 21:22.24 247:21

communications

22:6 192:13,21 193:7,13

companies 35:22 64:2,14 65:5,15,24 66:8,14,20 72:8,13 76:22 96:10.19.24 97:18 104:3,5,9 161:19 163:4 164:20 174:7,22 194:10 195:3,21,25 196:4,7, 11,16 197:9,16 198:22 199:18,23 200:4,13,24 201:6,14 202:8 203:8,16,20,25 204:9,15 205:11,16, 25 206:8 209:4,10,17 210:3,11 215:18 218:4 227:13 229:10 235:13

company 33:8 36:14,16,18,22 38:11 39:10 40:25 44:12 50:9 63:15,19,24 64:9,13 67:4 75:3 92:10 105:12

**compared** 161:24 211:14,20,25 212:8, 15 213:8 216:4,11

compensate 233:19

**compensated** 48:24 50:4,12

**compensation** 48:14,18,22 49:2,6,

10,14,18,25 50:20,24 51:5,8,13 53:17,18, 20,23 54:8,16,20 55:3,9,11,16,19,23 56:4,7,11,15,20,24 57:3,7,12 161:23,25 174:11 211:15,21 212:2,9,16,21 213:8, 14,25 214:2,4,6,15, 21 215:4,9,12,22 216:5,12 231:13,14, 16 232:7,13,18,20,21 233:6,17,24 234:22 243:20 250:7,13,17 251:15,21 252:8

**complaint** 148:12 157:9,17 158:22 159:4,9,12,20,23 211:3

**complete** 245:16 254:7

completed 10:23

**complies** 244:16 245:20 254:22 255:12

**component** 37:20 55:2 201:18

computer 155:21

**concern** 190:15 194:24 229:8

**concerned** 89:11,16 102:25 229:16

**concerns** 189:16 190:9 199:4 201:11

concludes 258:4

**conclusion** 216:14, 18

conclusions 216:2,

**condition** 63:11 75:19 76:8,12,17 106:9,13,17 161:12 198:5 228:7 232:8 234:14

conditions 232:9

conduct 215:8

confer 249:3,5

**conferred** 17:12 49:4

**confirm** 102:19

conflict 189:17.24

**connection** 21:19 29:17 31:11,24 237:16 245:5 247:22 248:22

consequence

204:17 206:19

**considered** 174:10 232:17,19

consistent 158:2

**consult** 244:23,25 253:14,17

Cont'd 155:9

**contact** 219:10

**context** 13:3 35:19 174:18 182:12

**continue** 239:14

continuous 34:2

Contract 148:12

contractor 33:19

**control** 161:21 163:6 164:22 173:10,16,20 195:4 198:23 199:17 201:8,15 202:17 203:6,10,17 229:11,

**controlled** 60:24 96:24 97:19 189:17, 25

**controls** 199:23

convenient 207:21

**conversation** 61:2 87:10,12,15,17,19,23 88:8,12 99:11 183:4 188:8 194:5 219:11, 16,19 220:4,10,14,16

conversations

20:17 86:12 99:12,15 101:6 171:12 183:2, 18 191:12,25 192:21 193:20,22,25 237:23 240:10 copies 13:7 115:25

**copy** 141:20 144:23 146:23 147:5,24 157:7 158:17 160:2

**Cornerstone** 65:10 72:6,7,12,22 73:3,8, 12,17,22,24 74:14, 19,25 76:13 80:4,8, 13.20 174:8

**Cornerstone's** 73:25 74:5,11

**corporate** 95:22 130:10 230:5,13 231:4,12,14,15 232:6,12,22 233:4

correct 15:5 18:9 20:15 22:22 24:15 26:23 27:6,15 34:4, 15 39:14 53:9 55:4 62:23 72:9,14 81:11 85:23 88:6 92:5,6 99:14 101:17 111:4 115:9,10,15 117:7, 10,14 123:5 125:16, 21 137:6 140:24 146:5,6 151:23 162:10 163:7.8 164:23 165:19,20,24, 25 166:4,15,18 168:6 170:4,13 171:23 172:11,14,16,20 173:7,23,24 174:21 175:3 177:5 178:2 179:12,18 180:20,23 181:5,6 182:16,17 185:4,5,10 187:16 188:25 189:2 190:21 192:4.9 196:18 200:6 201:2.21 202:21 203:22,23 205:13 206:4,15,16 209:4,5, 11,12,17 210:3,6,12, 13 212:23 213:9,10, 15,23 214:16,17,22, 23 215:5,6 216:20,21 219:3 221:5,11 222:19 223:8,9,21, 22,23 224:9,21,22 225:3,4,6,7 226:23 227:13,15 228:8,9, 17,18 232:2,9,10,14,

237:7 240:2,5 241:24 242:16 245:6,7 247:2 255:6,20

correctly 162:5

**corroborate** 128:20 152:7,12

cost 69:3,8,14 70:22 71:5,10 73:16 77:25 78:6,11 79:7,14,20 80:9,14,21 161:20 163:5 164:21 174:23 196:16 197:9,17 198:4 202:2,3,4,10, 18,20 203:21 204:16 205:12,25 206:13,18 209:9 210:11 221:4, 13 222:4,15 223:6,14 224:5

costs 31:9,22

**counsel** 8:9 22:22 27:10,13 28:6 67:17 244:23 245:2 253:14, 18

counterproposal 197:6,14,23 199:13

**couple** 15:17 24:8 51:19 57:16 67:23 79:25

**courses** 48:21

**court** 6:17 8:7 10:17 14:16,20 105:4 177:8

courtroom 7:17

**cover** 144:7 176:11, 17 185:22 186:10 187:3 208:22

**covered** 49:23 177:3,24 181:8,17 186:14 208:21

covering 170:9

**COVID-19** 7:6

**created** 167:2 180:25 245:24 246:10,23 255:2,17

credibility 239:11

creditor 43:14

**Crescent** 33:2,12,15, 18,23 34:2,7 36:12,

22 233:7 234:2,11,21

235:11,13,17,20

Index: current..document

23 41:2 43:11,18 47:15,18,23 48:3

current 39:5 cut 249:23

D

**D-CNL000550** 184:7

**Dallas** 9:9 40:3

**Dan** 9:15 26:20.22 27:2,5

date 39:21 42:24 43:4 44:4,7,8,15,20,24 62:17,22 63:2,12 64:15 66:5,17,22 68:2,10,16,22 70:8, 12,17,19 71:3,9,22, 25 72:13,20,25 73:5, 10,14,19 74:15,18,24 75:14,18 76:7,11,16 77:5,11,17,19,24 78:4,9,16,18,24 79:5, 12,17 80:7,12,18 83:2,11,14,23 84:2 85:7,13 87:25 92:19 93:9 94:17,21 95:3,7, 12 98:4 99:20,24 100:5,23 103:21,25 107:14,18,23 108:6, 18,24 109:5 110:4, 14,18,21 111:22 112:7.21 113:3 114:17,23 115:11,19, 25 116:5 117:10,12, 14,20 118:7 119:17 120:21 121:4,10,14, 21 122:3,9,16,24 123:21 124:5,11,25 125:22 126:5,16 127:3,13,18,23 128:5 129:13,18 130:13 131:5,13,19,24 132:6,13,21 133:2,11 135:12,18 136:6,15 137:12,18,23 139:11, 15,19,25 140:5,9 141:8.15.19.24 142:23 143:6,12,19 148:16 150:20 151:3, 6,22 152:25 153:5,9, 14 157:18 170:25 173:5,19 178:25 179:24 180:20 181:2

184:8 218:17 219:22 234:8,9,11,16 236:25 252:22

dated 184:11

dates 25:5 128:17

Daugherty 118:20

**Davor** 13:16

day 15:20 40:2 149:6 178:20 192:15 258:13

day-to-day 33:14

days 193:8

deal 195:6.8 228:2 239:17

**Deborah** 9:7,15 13:21 19:12 25:7 27:11,12,21 57:17 58:4 155:14 159:14. 25 164:3 176:5

Deborah's 17:20 27:19

Debra 8:6

debt 67:10

December 160:10 161:13 162:24 164:16 172:18,25 173:18

**decided** 23:16,18

decides 202:17,19

**decision** 60:21 61:13 247:22

decisions 48:13 169:7

defendant 20:23 21:2.5 31:13.18 130:10 157:15 159:19 161:15,21,23 176:13,19 252:17

defendants 8:10 13:18 27:14 129:24

defender's 38:4

defending 13:17

defense 28:23 32:16 162:14

defenses 20:18 21:8.14

deferred 174:10 213:25 231:16 232:17

defined 76:22 98:7 144:11 146:8 187:21, 24

definition 29:13 62:13 119:24 150:18 187:24

definitions 15:18

**degree** 34:9,18

degrees 34:23 Deitsch-perez 9:8, 15 13:22 19:8,14 22:23 23:7 24:22 25:15,24 27:13 28:3, 12 30:6,16 31:5 42:16 46:12,20 52:10 69:24 80:2 81:16 82:2,12,20 84:6,13, 20 89:6 96:14 97:2.5 104:14,21 105:2 108:9 109:11,17 112:15 113:17 116:9 118:3 120:2,22 121:23 122:11,19 123:23 124:7,15 125:5 130:2 131:7 132:8,15 133:15 135:7,21 137:7,14 138:17 140:12 142:19 143:2,8,15 144:15,17,19,24 145:7,15 147:11,14 148:17,20 150:10

155:15 156:16,24 158:16 159:10 163:16,23 166:5,9,16 169:19 175:24 176:6, 20 177:6,14 178:6 179:5,16 180:21 181:12 185:11 186:2,

15,19,23 187:17 188:2,10 189:20 190:4 192:17 198:16

199:19 204:3,21 209:18 210:4 213:16 221:7,14 226:18

227:22 230:7,14,18 231:5 232:15 233:8, 20 234:3 235:2,18 238:3 240:19 241:25 243:9,24 247:6,12 257:19

Deitsch-perez's 26:14

demand 117:2,23,25 118:5,8 128:16 207:9 223:11

demands 33:20 161:9

denied 246:5

**denoted** 145:13

deny 246:6,18

depending 201:20

deposed 11:12

**deposition** 6:12 7:10 10:10,14,23 11:17 17:2,5,13 18:7,15 19:5,22 28:4 156:5 157:14 158:3 245:6 258:5

describe 35:4 37:9 88:10 183:2.8

designation 238:21

detail 88:9

detailed 220:5

details 98:20

determination 70:20

determine 69:7 74:10 77:21 79:18 80:18 85:13,21 94:18,22 106:2,16 109:6 114:13 115:3 122:17 131:25 133:3 137:24 142:24 213:7 215:21

determined 142:12

differ 256:16

difference 226:6 256:3

differently 206:22

difficult 11:25 12:3

diligence 71:23

direct 33:3 41:9 47:7, 12 65:22 150:11 233:5 239:16

**directly** 40:18,23 41:5 42:5,9,13 65:14

director 45:6 47:3,11

directors 38:23

directs 15:10

disagrees 8:14

disbelieve 152:9

discovery 243:21 252:15 254:13

discrepancies 38:6

discuss 21:12,17 150:8,17

discussed 62:15 98:12 142:11 174:7 180:15 181:21 218:22 228:4 248:2

discussing 193:24 219:6 241:15 248:13

discussion 191:4,9 192:5

discussions 150:12 191:15

**dispute** 238:20

distancing 7:8

distributions 214:3

division 36:16,17

**DOC** 160:8

**docket** 160:5,8

document 12:24 13:2 16:16 102:24 145:12,13,21 146:2, 8,11,15 147:9,15,20 148:9 149:14,18,20 157:7,12 158:6,8,11, 15 160:14,18 184:3, 24 211:4 243:22 244:5,7,13,19 245:4, 11,24 246:10,22 247:17,20 253:3,10, 25 255:2,16 256:9

Index: documents..employees

documents 12:21 13:8 19:4,6,19 89:16 103:6 237:15 248:4 249:16,19 dollar 174:24 203:20 204:16 205:12,25

221:4,13 237:25 242:8

**dollars** 59:21 60:8,9, 14,22 61:4 137:5 237:9 240:12

**Donder's** 157:16 **Dondero** 7:1 8:1 9:1, 4,6 10:1 11:1 12:1 13:1 14:1 15:1 16:1 17:1 18:1 19:1.21 20:1 21:1 22:1 23:1 24:1 25:1 26:1 27:1 28:1 29:1 30:1 31:1 32:1 33:1 34:1 35:1 36:1 37:1 38:1 39:1 40:1 41:1,11 42:1,18 43:1 44:1 45:1 46:1 47:1 48:1 49:1 50:1 51:1 52:1 53:1 54:1 55:1 56:1 57:1 58:1, 25 59:1 60:1 61:1 62:1 63:1 64:1 65:1 66:1 67:1 68:1 69:1 70:1 71:1 72:1 73:1 74:1 75:1 76:1 77:1 78:1 79:1 80:1 81:1 82:1 83:1 84:1 85:1 86:1 87:1 88:1 89:1 90:1 91:1 92:1 93:1 94:1 95:1 96:1 97:1 98:1 99:1 100:1 101:1 102:1 103:1 104:1 105:1 106:1 107:1 108:1 109:1 110:1 111:1 112:1 113:1 114:1 115:1 116:1 117:1 118:1,25 119:1 120:1 121:1

122:1 123:1 124:1

125:1 126:1 127:1

128:1 129:1 130:1

131:1 132:1 133:1

134:1 135:1 136:1

137:1 138:1 139:1

140:1 141:1 142:1

143:1 144:1 145:1

149:1 150:1 151:1

146:1 147:1 148:1,11

152:1 153:1 154:1 155:1,11,23 156:1 157:1,15,24 158:1,22 159:1,18 160:1 161:1,15,23 162:1 163:1 164:1 165:1 166:1 167:1 168:1 169:1 170:1 171:1 172:1 173:1 174:1 175:1 176:1 177:1 178:1,8 179:1 180:1 181:1 182:1 183:1 184:1,5,10 185:1 186:1 187:1 188:1 189:1 190:1 191:1 192:1 193:1 194:1 195:1 196:1 197:1 198:1 199:1 200:1 201:1 202:1 203:1 204:1,8 205:1 206:1 207:1 208:1 209:1 210:1 211:1.6.13.20 212:1,22 213:1 214:1 215:1,11 216:1,3 217:1,2 218:1 219:1 220:1 221:1 222:1,25 223:1,7,19 224:1,3,9 225:1 226:1 227:1 228:1,6,20,25 229:1 230:1 231:1,9 232:1 233:1 234:1 235:1.6 236:1 237:1 238:1 239:1 240:1,9 241:1 242:1 243:1 244:1 245:1 246:1 247:1 248:1 249:1 250:1 251:1 252:1,8,17

Dondero's 52:3,9, 16,24 53:6,16,22 54:15,20 55:3,15,19, 23 56:3,6,11,15,20, 23 57:3,7,11 67:20 159:8,19 161:21 163:6 164:22 198:23 203:9,17 211:2 214:15,21 215:4

253:1 254:1 255:1

256:1 257:1 258:1,2,

double 138:20

**Douglas** 9:19 57:21 58:9 164:9 210:17 238:18 240:4 257:2

**Draper** 9:19 22:16,21 23:5,12,15,16,19,22, 25 24:5,7,17 26:3 57:20,25 58:16 163:24 210:16 238:12,19 239:9,19 240:6 257:24

driver's 35:2,6

drugs 11:8

**Dubel** 39:2

**due** 7:6 71:22 93:22 94:23 138:5,15 139:4 225:11,22 226:7,9 228:17

**Dug** 108:4

**Dugaboy** 15:21,23 16:23 19:9 22:11,13, 17 23:5,23 24:19,24 26:3,7 30:5,14 31:3, 18 32:12 50:17,18,22 51:3 52:8,15,23 53:6 55:22 56:2,14,19 57:6.10 67:21 68:2. 12,17,21 69:2,6,12, 17 70:10,14,20 71:3, 8,22 72:20,25 73:6, 11,15,20 74:9,13,17, 23 75:12,17 76:6,10, 15 77:5,10,15,20,25 78:5,10,14,19,24 79:4,11,16 80:6,11, 17 83:21 84:3,24 85:6,11 86:4 89:3,20 90:8,9,12,16 91:8,12, 16,23 93:6,11,15 94:6,11,16,20 95:4,8, 13 98:5 99:4,21,25 100:6.16.22 102:3.9. 14,18 103:19 105:21, 25 106:5,7,11,15,19, 23 107:8,13,17,22 108:5,17,23 109:4 110:4,16 111:10,21 112:5,20 113:2,10,23 114:7,12,16,21 115:2,18,24 116:6,14 117:16,18 120:7,11, 15,19 121:2,8,13,20 122:2,7,15,23 123:20 124:4.10.18.24 125:23 126:4,11,15, 21 127:2,9,12,14,19, 24 128:6,19 130:14,

20,24 131:4,12,17,23 132:5,11,20,25 133:12 135:11,17 136:4 137:11,17,22 138:12 139:10,14,18, 23,24 140:4,8 141:4, 7,13,18,23 142:22 143:5,11,18 150:22 151:7,8,10 152:8 153:8,13 156:14,22 157:11 163:19 164:14 165:8,12,13, 19,22 166:2,13,19,25 167:8,15,18,25 168:3,10,14,16,20 169:3,7,10,12,16 171:5 172:22 176:24 177:21 178:9,15,21 179:2.9.11.14.19.22 180:12,19,24 181:4, 19 182:16 197:13,22 198:11,15 199:6,12 200:8,20 201:4 203:13 204:7 205:10, 15 206:5 208:25 209:8,15,25 210:9 211:18 212:6,13,20 213:4,6,12,13 214:13,14,19,20,25 215:2,7,19,25 216:8 217:14.20 219:9 223:6,18 225:13 227:9,10,16,17 228:14 232:5 235:9, 21,25 236:4,17 237:3,8,16 238:5,13 239:6 240:2,12 241:10,13,19,22 242:7,18,22 243:2,4, 14,15 248:3,23 249:5,7,10,15 251:12,15 252:6,7,18 253:21 254:5.25 255:16 256:5,15

**Dugaboy's** 22:22 162:11 170:14,19 171:2 237:24 252:15

**duly** 8:20

**duty** 148:15 196:20 197:2

Ε

earlier 38:12 59:19

72:9 76:22 101:14 119:25 146:8 174:7 194:3 208:22 213:21 225:9 236:11 256:10

early 173:14

Eastern 256:22

economic 40:19 65:22 224:25 227:11

**education** 166:21 168:22 237:5

effect 6:15

efficient 11:24

effort 68:22 69:7 73:6,20 74:7,10,23 75:13,18 76:7,11,16 77:20 78:10,25 80:17 85:12,19 91:17,24 93:16 94:17,21 95:13 100:6 106:2,16 107:9,23 109:5 114:13 115:3,24 120:16 121:14 122:8, 16 124:19 126:12 127:3,24 130:25 131:24 133:2 137:23 139:19 141:19 142:22 153:9 194:25 201:12 212:14 213:6 215:3,20 229:9

Either/or 172:14

**elaborate** 41:7 143:23

elderly 191:6

Electronically 9:19

element 229:10,16

**Elms** 9:16 27:5,7,9, 18,22 243:25 244:3 247:11,14

email 21:25

**employed** 32:22 45:2 46:10 47:5 48:8

employee 39:6 46:22,25 81:14,23,24 83:3,10,16,24 84:5, 12,18 85:9 88:25 89:4 90:18

employees 33:17

Index: employment..form

47:25 81:4,9 85:3,16 86:6 87:6 88:15 90:2 101:16

employment 34:5

encourage 54:12

**end** 152:18 172:8 191:23 193:23

**energy** 229:9

engagement 24:25

enter 166:3,14 170:5 176:25 177:21 178:9 189:6 200:8,20 211:18 213:4,12 214:13,19,25 217:20 243:4 247:22 249:7

entered 29:17 162:23 163:10 164:15 165:15,23 169:12,18 170:2,16, 21 171:20,25 172:6, 23 173:4,14,21 174:13,19 176:16 179:11 180:2.11 182:14 185:20 186:7 187:2 191:19,21 192:16 193:9 196:21 203:13 204:2,10 205:6,14 206:6 208:24 209:7,14,23 210:7 212:19 218:7, 18 221:16 222:16 223:5 224:2,14,23 225:13,20,24 226:8 227:8,18,25 229:21 232:5.25 234:10.17 235:9 241:12,23 242:3,5,19,22 243:16 248:17 250:24 251:6,

entering 171:4 196:25 207:10 208:6, 16 212:12 215:20 216:2,9 248:9 249:11,16

17,23

entirety 93:24 94:4

**entities** 60:23 93:2 95:23 185:24

entitled 229:3

**entity** 16:3 33:4 41:16 45:8,11 47:6,

11 53:25 103:10,14 119:6 129:5,8 165:15 207:13

**entry** 192:22 248:22

**equity** 67:11

**equivalent** 37:18 227:20

error 29:11

established 61:10

**estate** 35:7,25 120:6, 9 237:13 240:17

evening 8:6

event 224:17 235:11

exact 213:17

**EXAMINATION** 8:24 155:9

examined 8:21

**examples** 215:15

**exceeded** 70:22 71:5 174:23

**exchange** 81:7,25 99:18 115:9 126:18 227:20

exchanged 126:24

**exclude** 150:11

executed 84:4 100:8 115:20 117:5 127:15 128:2 185:23 186:10 187:4,14 188:22 230:12 231:2 233:2

executing 237:15

**executive** 48:13,17, 21 49:2,6,9,14,17,24 50:19,24 51:4

executives 50:4.12

Exhibit 145:12 148:7,10,11,18 157:14,15 159:7 160:15 184:4,5 252:14,17

exist 106:20

**existed** 88:22 106:24 107:10 121:15 131:19,25 241:22

**existence** 246:25 255:19

**existing** 140:10,17

**expect** 203:7 257:3

expecting 138:14

**expenses** 31:9,23 32:13,16

experience 48:12

**expert** 48:17 49:5 61:20

expertise 152:4

experts 61:17

explain 183:21 207:8

explained 158:2

**express** 220:22 228:20

extended 153:22

**extent** 68:23 163:25 164:3

extra 218:3

F

face 90:13 224:6

face-to-face 191:21

fact 8:11 46:7 88:21 153:14 216:11 223:17 228:11 239:23 244:25 253:17

factors 195:3

facts 125:17

factual 30:23

fail 12:13

failed 81:15,24

fair 12:8 19:8 25:4 33:9 61:19 62:20,23 83:19,20 88:5 92:14 151:22 238:8 246:21 255:14

**familiar** 16:10 38:10 129:5 144:5 184:25

**Family** 191:6

father 191:5

fault 188:11

favor 95:10,15,18 100:2,8 115:8,13,20 116:3,7 117:6 127:15,21 128:2 133:13,22 135:5,14 140:20 141:9,16,21 142:2 173:10 235:22

**February** 161:14 162:25 164:17 172:19,25

Federal 7:19

feel 30:19

**fiduciary** 35:25 36:2 148:15

figure 85:20 91:24

figures 54:22

file 40:6

**filed** 39:14,25 40:10 160:10

filing 6:5 16:5,6 43:17

finally 256:11

financial 14:3 44:11, 25 48:8 50:5,13 61:24 62:2,5,14,16, 25 63:5,8,11 75:19 76:8,12,17 106:8,13, 17 151:18 228:10

financials 62:19

find 38:7 39:24

finding 35:22

**fine** 46:18 70:5 138:23,24 231:10

**finish** 12:6,11 113:21 175:12 235:7 257:3

**finished** 236:14 254:21 255:11

**firm** 26:9,14,15,16, 23,25 33:13 36:15

fit 119:24

Florida 36:21 190:24

follow 161:5

follow-on 164:6

**force** 6:15

**forgave** 84:10 90:3, 17 91:9,14 100:12 102:16 103:3

forgivable 162:2

**forgive** 161:18 163:3 164:19 206:20

forgiven 85:3,8,14 86:6 88:25 89:5 90:10,14 91:18,25 100:17,24 101:25 102:5,11 174:6,10 175:2 194:9 196:15 197:8,16 198:21 200:10,22 201:5,17 202:6,10,18,20 203:22 205:13,17 206:14 207:5 221:12 223:12 227:4 228:22 229:14 231:12 232:6 234:14 235:10

forgiveness 65:20 201:19 204:18 206:2 220:18 222:13 224:20 226:17 229:3 232:11 235:15 250:16

forgives 29:10

**forgiving** 84:17 87:6 88:14 89:22 101:21 102:20

forgotten 79:24

form 6:9 21:23 22:24 23:8 30:7,17 31:6 46:13 64:4 68:18 69:25 81:17 82:3,13, 21 84:7 89:7 96:15 97:3 104:15 108:10 116:10 118:4 120:23 121:24 122:12,20 123:24 124:8,16 125:6 130:3 131:8 132:9,16 135:8,22 137:8,15 138:18 140:13 142:20 143:3, 9,16 156:17,25 166:6,17 176:21

Index: formed..holds

179:6,17 180:22 181:13 185:12 186:3, 20 187:18 189:21 190:5 192:18 198:17 199:20 204:4,22 209:19 210:5 221:8, 15 226:19 227:23 232:16 233:9,21 234:4 235:3,19 240:20 242:2

**formed** 36:11 92:11 166:22

**foundation** 50:8 84:14,21 112:16

founded 39:10

**fourth** 16:10

**frame** 92:16 119:14 241:5 248:25 249:20

Fraudulent 148:14

**Friday** 18:19

front 148:23

**fulfillment** 161:11 232:8

**full** 15:19 94:8,14

fund 43:5,7 44:2

fundamentally 238:22

funds 41:24 44:12

**future** 59:13,17 82:19 207:21 227:14 234:2,7,16,19 235:10

#### G

gain 223:20 224:8

Garcia 7:3

gave 11:17 59:8 81:9, 13,22 90:25 99:6,17 116:18 125:25 129:2 144:14 159:25 217:25 231:25 256:17

**gears** 80:23 157:3

**general** 11:23 29:8 45:16,18,21 46:4,8 50:6,8 51:15,17

63:22 82:7 133:19 193:25 213:18,21

generally 29:7 35:19 36:8 37:10 42:25 63:21 98:16 99:4 110:10,15 133:17 250:7,12,14,17 251:20

generations 168:25

gentleman 202:16

give 11:22 15:15 19:9 29:12 59:17 64:17 81:15,24 86:3 97:8 103:9 157:8 158:17 218:2 228:25 231:19 234:24

giving 232:13

glance 160:2

**good** 7:2 28:19 43:13 83:12 113:19 127:10 145:9 154:3 228:2

**graduated** 34:13 36:10

**great** 154:5 218:5 220:25 228:12 240:6

**greater** 161:20 163:5 164:21 196:16 197:9

**Greenberg** 27:2 32:3,9,12

**ground** 11:23

grounds 239:8

guess 256:22 257:6

guru 228:10

guys 153:19

#### Н

half 17:17

hand 159:12

handled 24:17

hands 225:5 226:21

-----

handy 13:9 Hang 145:7 **happen** 195:7 228:19 234:18

happened 88:3,4 205:3

**happy** 118:13 213:2 255:25 257:2

**hard** 13:7 144:23 157:7 158:16 159:25

hate 207:18

**HCM** 14:3

**HCMFA** 230:15

**HCMLP** 162:4

HCMS 103:15,17,20, 24 104:13 106:20,25 107:11,15,20,25 108:3,6,19,25 109:6, 10 110:5,13,17,21 111:3,6,12,17,23 112:8,11,22 113:4, 11,12,25 114:8,14, 17,23 115:3,7,13,20 116:2,7,20,23 117:5 118:8 162:12,19 175:19 186:11 187:5, 12 188:21 230:3,12 231:3,18,24

**HCMS's** 105:19,22 106:2,8,12,17

HCRE 119:6,8,13,16, 24 120:20 121:3,10, 16,21 122:4,9,17,25 123:11,16,22 124:6, 13,20 125:2,18,25 126:7,13,16,22 127:4,15,20 128:2,8, 15,22 162:12,19 175:18 186:11 187:6, 12 188:21 230:3,12 231:3,18,24

**HCRE's** 120:4,8,12, 16

**head** 30:22 35:10 65:2,3,6 89:2,9

**health** 166:21 168:22 237:5

hear 38:16 58:25 97:6 155:18,22 177:9 211:6 heard 29:2 45:8 63:14 75:3 103:10 119:5 177:9

hearing 231:6

hedge 43:5,7 44:2

held 68:19 151:7,8,11

helm 222:17 224:11

**helpful** 134:21

high 222:21

**higher** 174:9,12,14, 17,20 194:11 198:3 205:16

Highland 10:8 15:25

16:3,12 24:17 38:12 39:6,9,13,25 40:7,10, 20 41:24 42:2,7,11, 14 43:12,18 44:2,18, 19,23 45:3,6,15 47:16,19,25 48:4 51:9,14 53:7,25 54:2, 16,21 55:10 56:7,21 57:8,12 60:8,15 61:5 63:16,20,24 64:2,10, 14 65:11,14,22 66:6, 13 67:4,10,13 73:11, 21 81:3,8,9,13,22,24 83:4,10,16,24 84:5,9, 12,16 85:2,8,13 86:5, 9 87:5,9 88:13,18 89:5,24,25 90:2,4,17, 25 91:5,9,13,14,17, 24 92:4,8,24 93:7,12, 17,21,23 94:8,13,18, 25 95:10,15,19,24 96:5,9,11,13,20,21 97:24 98:2,5,10,21, 25 99:5,6,17 100:3,8, 9,11,17,24 101:24 102:11,16 103:3,11, 25 104:7 106:21,25 107:10,14,19,24 108:7,20 109:2,7,9 110:5,11,17,20 111:6,11,17,22 112:7,14 113:6,13,24 114:8,13,19,24 115:5,8,13,21 116:3, 8,20,24 117:6 118:8 119:9,16,21 120:20 121:3,11,16,22

12,20 125:25 126:7, 13,18,23 127:5,16,21 128:3,8,15,22 129:19 131:6,14,20 132:2,7, 14,23 133:4,6,14,23 135:6,14,18 137:13, 19,24 138:7,13 139:3 140:11,21 141:9,16, 21 142:2,17 143:14, 25 157:10 158:23 165:10,15,16 169:11, 17 170:15,19 171:2 173:10,16 177:2,22 178:11 185:8,17,24 196:10 200:9,21 202:21,23 203:4,7,14 204:17 206:7,8,13, 17,23 208:3,7 211:19 212:22 213:15 214:16,22 215:4 217:25 218:6,9 222:18,23 223:21 224:3,8,11 225:2 226:16 227:19 228:3, 14 231:19,20,25 235:23,25 236:5,18 237:10,17,21,25 240:13 241:11 242:9, 20,23

Highland's 22:17
42:23 43:3 44:5,14
45:18,21 46:4,8
62:16,18,21,24 63:5,
8,11 67:8 68:3,14,23
69:3,7,14,19,22 70:7,
11,16,21 71:4,10
72:12,22 73:2,7,16
74:14,19,25 77:7,12,
16,21,25 78:6,11,15,
20 79:2,6,13,18 80:8,
13,19,20 89:21
103:20 129:12 200:3
206:25 209:3,9,16
210:2,10 227:11

**highly** 51:18

**hired** 35:24 37:14 46:21

**hiring** 26:2 27:16

**hold** 13:15 34:25 35:5 41:10 48:16 163:25 252:3

holds 150:6,7,22

122:5,10,18,24

123:11,16,21 124:5,

Index: holidays..John

holidays 172:4

Honestly 218:14

Hotel 34:19

**hour** 18:23 113:18 153:23

**hours** 17:17,18

**house** 191:2 240:23 241:2,4,8

hypothetical 205:4, 21,22

Т

**idea** 60:25 100:15 126:3 189:5 198:15, 25 203:11,12,13

identification

148:16 157:17 184:8 252:22

identified 22:21 23:21 38:11 65:24 66:9,15,20 72:8 101:14 112:24 175:7 179:24 181:2 182:9, 12:22 195:20 251:9

identifies 179:20

identify 24:16 26:6 27:9 65:4,8 87:3,18 88:24 101:20,23 102:4,10,14 175:4 182:19 194:20 195:15 222:25 247:20 250:23

identity 89:4 242:14

**II** 148:13

**III** 148:13

**imagine** 40:12,16 62:12 64:19,21

**Immediately** 36:13

impair 11:9

implications 30:21

implied 18:5

**import** 200:17

**important** 12:5,10 14:14 217:19,23,25

218:13

inaccurate 245:10 253:24

incentive 218:3

include 62:7,10 178:18 198:25

included 241:19

including 109:22 186:17 213:25 214:2, 3 230:15 250:8

inclusion 183:23

**incorporates** 62:14 198:14

incorrect 26:12,24

increase 195:2 206:25

increased 60:13 221:18,24

incur 31:10,23

indemnification 29:3

indemnified 31:2

indemnifies 30:12

indemnity 29:3,9

independent 38:23 106:16 169:6 173:11

indifferent 224:3

indirect 33:3 41:14 47:7,13 65:22

indirectly 40:19,23 41:5 42:6,10,13 65:14

individual 16:20 25:11,13,16,22 26:17 30:3,13 31:14,24 32:4,17 239:7,24 256:6,18

individualized 47:24

individually 66:23 165:2

industry 44:18,22,25 48:9 50:5,13 162:2,4 211:15,22 212:3,9,17 213:9 215:9,13,23 216:5,13

Info-back 36:18

information 51:11 61:24 66:3,12,18 69:11,13,18 70:15 72:16 76:25 86:4,14, 17,22 88:19 89:21 98:19,24 101:19 105:15 106:8,12 112:11,21 114:4 116:19 120:8 124:25 125:8,23 126:6 128:25 168:15,18 209:15,25 216:17,19 238:14 246:6,17

initiated 139:9

**injury** 11:18

inquiries 85:17

inquiry 71:12

instance 81:22 256:2

intend 125:18 138:4 139:3 218:8

intended 12:22 112:11,22 113:4,11 125:2,8

intending 138:9

**intent** 113:15

interest 33:7 40:19 41:9,10,14,15,17 42:4,10 47:8,13 58:12,14 65:23 66:7, 13 67:8,14 68:4,14, 15,18,24 69:3,8,14, 19,22 70:7,11,16,22 71:4,6,10 72:22 73:2, 7,12,16,22 74:14,19, 25 77:7,12,16,21 78:2,6,12,15,20 79:2, 6,13,19 80:8,13,20 93:22 94:9,14,23 138:5.15 139:4 149:21 150:6,7,18,23 151:7,9,11 152:8 169:11,17 170:14,19 171:2 189:17,25 200:4 207:2 209:3,9, 16 210:2,10 222:22, 23 226:14 228:17

interests 42:7

interpret 255:15

Interrogatories 252:20

Interrogatory 247:4, 19 250:3,19 255:22 256:4,12,17

intervene 229:17

intervening 226:11

investigate 38:19,22

investigation 39:5

**investigative** 33:13 36:15 37:24

Investment 15:23 164:14 167:9 172:22 252:18

invoices 32:9

**irrespective** 187:6 227:2

**issue** 50:23 51:4 57:21 133:16 186:16 250:8

issued 84:11 115:7, 13 116:2,7 118:8 127:20 128:7,14,22 133:13,22 134:2 135:5,13 140:20 141:9,16,21 142:2 158:24 162:18 230:2 235:22

items 62:15

IV 148:14

J

**James** 38:17 157:16 159:19 161:21,23 163:6 164:22 199:16 211:20

**January** 20:5 172:19,25 173:9,12, 19 184:11

**Jersey** 36:20

**Jim** 51:18 65:25 66:3 72:11 86:12 87:2,20 92:25 93:3,7,12

98:12,22 99:13 101:7 105:9,13,16 116:21 128:12,13 129:20,22 130:9 136:9,10 151:19 168:2,3 171:12 182:24 187:9, 12 188:20 194:2,23 195:23 198:22 199:4 201:11 202:13 203:19 205:11 211:13 218:2,3,6 228:3 231:16 241:18 252:8

**Jim's** 104:2,5,9 168:7,11 189:8 191:5 197:18 199:4 203:5 207:2 240:23

**job** 37:13

**John** 10:6 13:15,19 14:4 24:22 39:2 52:11 54:24 57:20 58:16 68:7,20 70:2, 24 81:18 82:24 84:8, 22 89:8,19 91:21 92:9,13 95:2 97:4 98:3,15 100:4,19 101:17 102:7 103:4 105:17 108:2 109:3 111:8,20 112:17 113:7,19 114:20 116:12 122:13 123:25 125:7 130:7 132:17 134:4 140:24 142:21 147:8 158:13 159:2 163:17.24 166:10 169:15,22 171:7 175:8,24 178:20 182:6 184:25 186:4 188:7,13 192:24 193:14 197:10 200:15 201:22 203:11 204:23 206:23 207:17 208:8 209:21 210:6,16 212:24 215:14 216:6 220:11 221:16 222:6,16 224:11 227:24 228:9, 24 231:22 233:13 236:8,25 237:18

238:12 242:4 243:10

245:12 248:15 249:2,

19 254:10 255:13

256:7 257:14

Index: Jones..memory

**Jones** 10:7

Jr 38:17

judgment 29:16

**July** 24:10

June 28:5

#### Κ

kids 191:5

**kind** 28:17 29:21 35:2 36:6 42:10 49:9,13 254:11

knew 68:15 80:10 118:6 182:7 210:9 212:21 213:13 214:14 218:20 219:4 220:20 224:18,25 241:22 242:7,12

**knowing** 183:12,14 229:23

knowledge 50:3 55:25 56:5,18 67:7 84:24 110:22 113:24 119:24 162:8 167:5 172:17 176:24 177:20 185:10 246:5

## L

La 148:3 160:21

lack 246:17

late 27:8 28:10 172:15 173:14

**law** 9:7 10:18 26:14, 15.16

lawsuit 27:14 31:11 111:2,7 123:18 134:3 135:15 137:6 185:16 187:7 225:17

lawsuits 20:23 21:2, 5,10,15,19 28:18,23 29:23 31:15,19,25 32:17 111:14 123:13 129:25 130:10 162:20 176:12,18 177:4,25 178:14 180:10 181:10,19 183:23

lawyer 13:6 14:25 15:10 38:8 46:16 151:25

lawyers 15:9 150:12

learn 60:12,20 61:9, 12 65:21 68:22 72:11 98:9,18,20 99:9 104:4,12 105:9 107:9,23 128:10 130:25 136:8,19

learned 44:13 45:17, 20 46:3 59:20,24 60:3,18 88:20 104:6 136:23

learning 40:10

led 183:18 193:20

left 156:7 256:25

**legal** 7:4 30:18,21 32:15 249:10

lender 189:18 190:2

letting 54:12

**levels** 161:25 211:15, 21 212:2,9,16 213:8 215:9,13,22 216:5,12

library 71:16

**license** 35:2,5,6,13, 20

licensed 35:14

**licenses** 34:25 35:9 36:5

**lifestyle** 168:23 237:5

lifetime 169:4

**limited** 16:11 42:6 144:10 149:25 150:5 169:22 207:11

list 175:9,14,25 178:22 179:2

listened 219:13

**litigation** 8:10 20:8, 13,19 25:17 26:10 27:17 58:5,12,14 157:5 238:20,25

**litigations** 24:19 29:18 123:8 134:25

140:22

lives 168:24

living 166:20

**LLC** 119:6

loan 81:12,23 84:17, 25 85:8,14 86:4 88:25 89:5 90:18,25 91:5,9,14,18,25 93:22 94:7,13,24 98:6 100:18,25 101:23 102:4,10,15 116:12 135:19 137:13,20,25 138:7, 15,16 139:5,12,16,21 140:2,6,9,16 207:7 220:18 236:2,3,5,11 237:16,25 241:10 242:8 250:16

**loaned** 92:4 109:10 110:11 122:25

loans 80:24 81:3.8 87:6 88:14 89:22,25 90:9,14 92:7,23 93:7, 12,17 97:24 98:2,8, 10,12,21,25 99:5,18 101:15,21 102:20 103:3 110:5,17,20,24 111:5,12,17,23 112:8,12,14,22 113:5,12,24 114:8, 14,18,24 115:4,9 116:15,20,23 123:3, 10,16,22 124:6,12,20 125:2,4,9,11,13,19, 24 126:7,13,17,23 127:5 133:7 140:10 162:3 194:3,8 207:3, 5 208:2.5 235:24 236:3.17

located 9:5

long 17:15 18:20 33:22 118:14 168:24

longer 199:23 239:9

looked 156:8 206:22

loss 62:7 229:12

lot 37:2 242:22

**LP** 10:9 16:4,8,13,16 38:13 42:3 129:6 144:10 146:9,19,23

147:5 149:2 156:8, 11,15 172:24 243:6, 17 248:3,8

lunch 144:8 153:20

#### M

made 60:21 61:13

71:12 74:23 78:24 80:17 84:17 85:9.15 86:5 90:2 91:5,10,13, 18,25 92:8,24 93:7, 12,17 98:6,8,10,13, 21,25 99:5 100:25 101:15,24 102:5,10 107:22 110:5,17 111:6,11 113:24 114:8,14 115:24 123:11,16 125:4,15 126:7,13 133:6 135:18 138:16 139:5 140:11 146:16 161:14 162:25 164:17 194:18 197:22 198:15 207:12 208:5 213:6 215:2 219:13.14 223:18 226:10 236:2

## magnanimous 218:5

**main** 219:10

maintenance

166:21 168:22 237:7

major 169:21

majority 149:20 150:6,7,18,23 151:7, 9,11 152:8 161:16 165:14 250:25 251:7

make 13:20 68:21 69:6 70:20 73:6,20 74:7,9 75:12,17 76:6, 10,16 77:20 78:10 79:16 85:11,17,19 91:16,23 93:15 94:16,20 95:13 100:6 105:25 106:15 107:8 109:4 110:21 111:17, 23 112:8 114:12 115:2 120:15 121:13 122:7,15 123:22 124:6,12,18,20 126:11 127:2,24

130:24 131:10,23 132:25 137:13,19,22, 25 139:18 141:18 142:22 153:8 155:22 162:13 169:6 178:22 179:2 189:10 197:5, 13 199:12 208:15 212:14 214:11 215:17,19 218:3 228:11 245:16 254:7

making 48:13 207:9

management 10:9 16:4,12 34:19 38:12 42:3 103:11

Manuel 7:3

**mark** 39:11 90:20 148:6.9

marked 147:10 148:15 157:17 160:15 184:4,7 252:21

**marking** 157:13

**matter** 11:15,20 24:16 27:23 30:23 43:22 223:4 233:2

matters 27:24

**maximize** 196:20 197:2

meaning 251:21

means 29:6 117:25 149:24 250:15

meant 174:15

medications 11:9

meet 17:8,15,19

meeting 17:25 18:12 21:24 191:21

meetings 18:13,18, 21,22 19:2 20:2

**Melissa** 151:12,16, 18 218:20,23,25

**memorializes** 246:12 255:4

memory 11:6 25:4 43:23 149:9 176:3 181:10,22 219:5,8 236:6.8 238:23

Index: mental..number

notes 8:10 20:7.12

242:17

mental 219:14

mention 195:4

**mentioned** 18:4 37:4 86:18 128:16 190:17 236:19 240:15 243:7

**met** 17:6 90:22 221:19

**MGM** 65:10 66:24 67:4,8,11,14 68:4,14, 16,24 69:4,8,15,19, 22 70:7,11,16,22 71:4,11,14,24 75:19, 20,22 174:8

MGM's 71:18 76:8

Mid 27:8

middle 146:2 211:8

million 51:21 59:21 60:7,9,14,22 61:4 136:12,17 137:4,19, 25 139:12,16,21 140:9,16 141:11,15, 20 143:12,20 175:21 204:19 205:20 206:13,14,18,20 207:6 222:14 224:19 225:18 226:4 236:7, 21 237:9,24 240:11 241:8 242:8

**mind** 88:12 218:14 232:12,24

minute 145:8 160:2

**misspoke** 177:10 230:20

misstate 104:22

mistake 159:13

**mistaken** 90:7 180:16

**moment** 51:14 98:17 170:15 200:11,23 224:14 227:3

**Monday** 258:5

monetization 235:12

monetize 174:8

monetized 194:10 201:16 205:16 222:20

money 43:15 92:5 109:10 110:13 122:25 206:20,24 207:13 208:3,7 215:16 221:25 231:19,25 234:24 240:16

## Montgomery 58:4

months 24:8

morning 7:2 40:3

**Morris** 7:22 8:4,25 10:6 14:5,8,10 19:12, 15,17 25:6,20,25 30:9 35:17 42:19 46:14,23 52:12 57:16,23 58:8,17,24 67:16,22 80:3 82:4, 14,15,22 96:16,17 97:8 104:17,19,23 105:6 108:12,22 109:13,20 113:20,22 118:12,24 120:24,25 130:5 131:9,11 133:18 138:22.25 144:16,18,21 145:3, 5,10 147:16,18,21 148:3,19,21 150:13, 16 153:18 154:2,6 155:10,14,16,17 156:18 157:12,19,23 158:19,20 159:5,13, 17 160:14,21 163:20 164:8,12 166:7,12 176:4,7 177:13 178:3,7 181:14,15 184:2,9,13,16,22 185:14 186:18,21,24 187:21 188:14 192:19 195:11,13 204:5,6 207:23,24 209:20 210:14,25 211:5 213:18 216:23, 25 226:20 230:9,10, 16,22,25 231:8

233:11,22,23 234:5

235:4 238:11,17

239:2 240:3,7,8

243:11,13 244:6

247:18 252:2,4,13,23

256:21 257:14,21,25

motivate 218:2 222:2,8

motivated 221:3,20 222:11 223:2

motivation 221:22, 24 223:25

motivator 220:25 221:18

**move** 195:12

moved 36:21

movie 71:15

moving 55:8 255:7

murder 38:5

mute 97:7

**muted** 164:2

## Ν

**N** 148:11 157:15 184:5 252:17

nail 52:20

**named** 38:17

names 15:19 215:18

**Nancy** 9:4 41:11 42:17 161:15 164:4 258:9

nature 33:6,11 42:23 43:3 44:5,14 67:8 68:3,13,18,23 71:13, 18 72:21 73:2,7,25 74:5,10 75:6,10,14 77:6,11,15,21 105:18,22 120:4,8, 12,16 130:14,17,21 131:2 209:2

**NAV** 152:19,25 153:5,10,15

**needed** 208:3,7 221:22 237:8

negative 7:25 138:20

negotiate 194:23

negotiated 194:21

**negotiation** 143:13, 21,22,23 193:16

195:10,17,19

neighborhood 136:13

**Nelms** 39:2

Newman 58:4

**News** 40:4

Nexpoint 14:2 129:4, 6,9,12,18 131:5,13, 20 132:2,6,13,22 133:3,7,13,22 134:2, 14,24 135:5,12,19 136:20,24 137:4,13, 20,25 138:4 139:5,25 140:6,11,20 141:9, 16,21,25 142:18 143:14 162:13,19 175:18 186:11 187:5, 12 188:20 230:3,13 231:3,18,24

**Nexpoint's** 130:15, 18,22 131:2 136:5

nice 153:19

**Nodding** 155:15

noise 97:6

normal 12:2

north 225:18

notary 8:21 35:8

**note** 65:20 81:15,25 82:8,17 83:2,9,15,22 84:4,11 91:2,6 95:4, 9,14 99:21 100:2,7, 13 115:12 127:14,20, 25 129:24 134:14 135:3,20 136:6 137:5 138:6 139:5 140:20 141:5,8,15,20,25 142:4,7,13,17 143:13,20 144:2 161:14 162:25 164:17 177:3,24 184:6,11,21 185:2,9, 18 187:4 219:13.14 224:7 241:19,22 242:14

notebook 243:24

**noted** 25:23 155:3 258:6

24:19 25:17 53:11 81:10 95:18 99:7,18 106:21 107:2,11 109:18,22,25 110:25 111:13,24 112:13,24 114:10 115:8,19 116:2,7,16 117:5,9, 19 118:7,9 121:5,6, 11,17 123:4,7,12,18 124:14,21 125:3 126:2,9,19,24 127:6 128:7,11,14,21,25 131:15,21 132:3 133:13,22 134:2,7,9, 24 135:4,13 139:8 140:17,22 158:24 161:11,18 162:18 163:4.11 164:20 170:7,9 174:4,5,9,24 175:5,10,15,17 176:12,17 178:13,18, 22 179:3,10,25 180:9,14,17,19 181:3,9,18,24 182:2, 9,19 183:3,9,15,22 185:23 186:10,14 187:10,12,13 188:20, 21 196:14 197:7,15 198:20 200:9.21

**notice** 7:25 19:10,13, 18 40:6 117:25

201:4.17.20 202:5.

10,18,20 203:21

204:20 205:12,17

206:3.10.15 207:9

224:20 225:11,22

222:14 223:11

208:15 220:2 221:12

226:17 227:4 228:17,

21 229:3,14 230:2,5,

11,13 231:2,4,12,20

232:2,6,12,22 233:2,

5 234:13 235:10,15,

22 250:9 256:24

noticed 58:2

**number** 11:14 36:4, 19 45:19 47:20 64:18 67:15 89:25 90:11 93:4,16 144:18,19 145:14 160:6 213:17, 19,21 223:13 239:2, 4,10 247:13

Index: numbers..petition

#### numbers 54:4

#### 0

## oath 6:15 8:12

**object** 7:24 13:24 14:25 22:23 23:7 25:18 30:6,16 31:5 46:12,16 69:24 81:16 82:2,12,20 84:6,20 89:6 96:14 97:2 104:14,17,24 108:9 116:9 118:3 120:22 121:23 122:11,19 123:23 124:7,15 125:5 130:2 131:7 132:8,15 135:7,21 137:7,14 138:17 140:12 142:19 143:2, 8,15 156:16,24 163:18 166:5,16 176:20 179:5,16 180:21 181:12 185:11 186:2,19 187:17 189:20 190:4 192:17 198:16 199:19 204:3,21 209:18 210:4 221:7, 14 226:18 227:22 232:15 233:8,20 234:3 235:2,18 238:4 239:9 240:19 241:25

#### **objecting** 13:22,23

**objection** 8:11 13:25 15:8 25:22 70:5 84:13 112:15 120:2 164:4,6

**objections** 6:8 245:9,15 252:19 253:23 254:6

**objects** 7:23 8:14 13:25

obligations 84:10

**obligors** 231:14 233:4

obtain 34:9 69:17 95:14 100:7 115:25 126:5 127:25 141:19 168:15 obtained 93:23 94:7, 13,24 102:15 113:6, 12 114:18,24 115:4 116:20,23 125:10,19 126:17,23 127:5 138:7 147:5 236:18 237:17,25 241:11 242:7

obtaining 168:19

occasion 238:9

**occur** 189:23 190:10, 14 218:11 219:15

occurred 18:18 39:16 40:16 153:11, 15 173:15 192:22 193:7 221:21 224:18 235:11

October 39:6,17,19, 20 115:14 119:22 167:16 236:22 258:5

offer 29:15 31:9

offered 31:22

offhand 24:21 218:21

office 9:7 17:20 38:4

officer 6:14 45:5 47:3,11 81:13,14,23, 24 83:3,9,16,24 84:5, 12,18 85:9 88:24 89:4 90:18

**officers** 81:4,8 85:2, 15 86:6 87:7 88:14 90:2 101:15

**Okada** 39:11 90:20, 25 91:5,10,14,19 92:2

**opened** 36:17

**operated** 33:23,25 44:19

operates 44:19

operating 44:23

**operations** 33:15 62:11

opinion 205:4

opportunity 15:2 244:22 253:13

opposed 30:4 36:5

oral 157:4 162:23 163:9 164:15,25 173:22 174:2 176:8 179:11 180:11 192:8, 10 193:9,15 242:20

order 148:8 234:19

organization 35:15

originally 175:20,22

outcome 29:22

**outline** 256:23

overheard 87:10 101:7

oversee 33:14

**owed** 136:15 206:21 225:16

**owned** 33:23,25 42:6,10 60:24 64:2 65:14 169:11,16

**owner** 47:23 104:11, 13,16 105:10 129:21, 23 130:9

ownership 33:4 41:17 47:7,13

owns 67:10

### Р

**p.m.** 118:17 155:3 258:6

package 212:21

paid 50:10 51:18 66:6,13 71:5 73:11, 21 93:21 94:8,13,23 136:16,20,24 137:4 195:6 207:7 208:2 241:7

paper 147:24

paragraph 157:21 160:22,24 161:7 162:8,17 163:12 165:2,9,23 166:4,15 169:13 172:16 173:23 178:10 198:19 211:2,9 Pardon 218:24

part 85:4,14 86:7 91:20 100:25 102:6, 12 134:10 161:7,9 187:7 195:8,18 198:7,10 216:6,7

participants 58:3

participate 18:25 19:25

participated 87:19 191:14,17

**parties** 6:4 7:14 58:5 87:20

**partner** 45:16,18,21 46:4,8 169:22

**partners** 119:6 150:2.6

partnership 16:11 42:6 144:10

party 202:24 225:6 226:22,25 227:6,12

past 233:19 234:23 235:16

Patchulski 10:7

patience 107:5

patrick 118:20

**pay** 29:16 31:9,22 32:8,12,15 82:9,10, 17 112:12 125:8,13 138:4,9

Payable 118:5

**payment** 161:10 207:3

**payments** 207:9,12 208:5,15 226:10,13

pending 7:21

**Penn** 34:12,13 36:10

**people** 22:20 37:12, 18 58:11 87:2 215:15 219:10

**percent** 33:9 223:14 224:4.5

Perfect 160:9

**period** 92:9 93:8,13, 18 152:20 153:2,5, 10,15 171:3 226:11

permitted 221:11

**person** 17:14,16 18:7 38:17 87:18 176:24 177:20 178:8 189:14 190:19,23 191:14 192:10 196:13

person's 29:11

personal 11:18 30:24 31:2,10 40:24 146:24

personally 26:10,21 52:2 166:2,13

pertain 238:6

pertained 171:12

pertaining 256:17

pertains 37:11

**petition** 39:21 42:24 43:4 44:4,7,8,15,20, 24 62:17.22 63:2.12 64:15 66:5,17,22 68:2,9,16,22 70:8,12, 17,19 71:2,9,21,25 72:13,19,24 73:5,10, 14,19 74:15,18,24 75:13,18 76:7,11,16 77:5,11,17,19,24 78:4,9,16,18,24 79:5, 12,17 80:7,12,18 82:25 83:10,14,23 84:2 85:7,12 87:24 92:19 93:9 94:17.21 95:3,7,12 98:4 99:20, 24 100:5,23 103:21, 25 107:14,18,23 108:6,18,24 109:5 110:4,14,18,21 111:22 112:7,21 113:3 114:17,22 115:11,19,25 116:5 117:10,14,20 118:7 119:17 120:21 121:4, 9,14,21 122:3,8,16, 24 123:21 124:5,11, 25 125:22 126:5,16 127:3,10,13,18,23 128:5 129:13,17 130:13 131:5,13,18,

Index: phone..question

24 132:6,12,21 133:2,11 135:12,18 136:6,15 137:12,18, 23 139:11,15,19,25 140:5,9 141:8,14,19, 24 142:23 143:6,12, 19 150:19 151:3,6,22 152:25 153:5,9,14 170:25 173:5 178:25 179:24 180:20 181:2 218:17 219:22

**phone** 18:11 40:15 87:17,19 155:21 191:13 192:11

**phrase** 16:8 40:23 41:4 165:9

pick 223:13

**piece** 37:16

pile 243:23

**place** 18:21,22 87:12, 15,24 192:15 193:23 207:20 219:19 248:20,22

plaintiff 11:20,21 161:10,17,18 163:2,3 164:18,19 165:9 205:10 251:2,8

**Plaintiff's** 161:8 252:19

**play** 51:23 52:2,8,15 207:5

played 52:23

**point** 58:10 82:18

pointing 163:22

portfolio 63:15,19,23 64:9,13,14 65:5,23 66:8,14,20 67:4 72:8, 12 76:21 161:19 163:4 164:20 174:6, 22 194:9 195:3,20 196:7,11,15 197:8,16 198:21 199:17,23 200:4,12,23 201:6, 14,25 202:8 203:8, 15,20,25 204:9,15 205:11,16,25 206:8 209:4,10,17 210:3,10 218:4 227:13 229:10 235:13

**portion** 13:2 94:2 161:3 162:8

position 215:16

**positive** 43:16 236:24

possession 146:24

possibility 229:21

postgraduate 34:23

**practice** 7:7 86:9,11, 14,17,23 87:4 88:13, 17,18,21 89:12,17,21 101:3,9,12,13,21 102:20,25 103:6 162:3

**preceded** 167:4,8

precise 245:17 254:8

predict 228:14,19

predominately 36:24

preemployment 36:24 37:5,10

prefer 153:21

premarked 148:8

prep 37:2,21,22,25

**preparation** 17:13 18:6,14 19:5,21 20:2 245:5

**prepare** 17:2,5 38:9 49:13,22 50:18,23

**prepared** 25:3,10 49:8,16 51:3 236:9

**present** 17:21 19:24 191:3

preserve 46:17

prevent 11:2 229:17

previously 140:10, 16

**price** 66:6,12 174:20 195:6 201:20,25 202:9 206:9 227:2 228:6

**principal** 93:21 94:23 135:25 136:5, 14,20,24 137:5

138:5,14 139:4 141:10 204:19 206:10 225:21 226:7, 9 228:16

**prior** 28:4 37:14 44:20,23 62:17,21,25 63:11 64:15 66:5,17, 22 67:25 68:9,16,22 70:8,12,17,19 71:2,9, 21,25 72:13,19,24 73:5,10,14,19 74:14, 18,23 75:13,18 76:7, 11,15 77:4,10,17,19, 24 78:4,9,15,18,24 79:4,12,17 80:6,12, 17 82:25 83:10,14,22 84:2 85:7,12 92:19 93:8 94:17,21 95:3,7, 12 98:4 99:20,24 100:5,23 103:21,25 107:13,18,23 108:5, 18,24 109:5 110:3, 13,17,21 111:21 112:6,21 113:3 114:16,22 115:11,14, 18,24 116:5 117:10, 13,14,20 118:6 119:16,22 120:20 121:3,9,14,20 122:3, 8,16,23 123:20 124:4,11,25 125:22 126:5,15 127:3,9,13, 18,23 128:5 129:13, 17 130:13 131:4,12, 18,24 132:5,12,21 133:2,11 135:12,17 136:6 137:12,17,23 139:11,15,19,24 140:5,8 141:5,7,14, 19,24 142:23 143:6, 11,19 149:18 150:19 151:2.6.21 152:25 153:4,9,14 161:9 167:11 168:7 170:25 173:19 178:25 179:23 180:19,25 192:22 193:8 196:24 212:12 215:20 216:2, 9 218:17 245:24 246:10,23 255:2,17

private 38:3 problems 11:5

orooduro 171:1

procedure 171:13

Procedures 7:19

**proceed** 155:12

**proceeding** 134:10, 18 245:25 246:12,24 250:9 255:4,18

proceedings 238:7

**proceeds** 114:18,23 115:4 126:17,22 127:4 140:2,6

process 11:25

Production 252:21

professional 35:8

professionally 36:9

**profit** 62:7 214:2

promise 82:9,10,17

promissory 20:7,11 81:9,15,25 82:8,17 83:2,8,15,22 84:4,11 91:2,6 95:4,9,14,17 99:7,17,21 100:2,7, 13 106:21 107:2,11 109:18,24 110:25 111:13,24 112:13,23 114:9 115:8,12,19 116:2,7,16 117:4 121:5,6,11,17 123:4, 6,12,17 124:13,21 125:3 126:2,8,18,24 127:6,14,20,25 128:7 129:24 131:15,21 132:3 133:12.21 134:2,14 135:4,13, 20,25 136:5 138:6 140:19 141:5,8,15, 20,25 142:13 162:18 163:11 175:5,10,15 176:11,17 177:3,24 178:13,22 179:3,9,25 180:9 181:3,9,17,24 184:6,11,21 186:14 187:4 204:19 208:14

properties 37:19

235:22 242:14

224:6 231:20 232:2

**Property** 148:13

**proposal** 194:14,17 197:18,19,20 198:8, 11,14 199:5,7,10 223:18 **propose** 194:16

**proposed** 192:14 196:14

prospective 47:25

protects 30:3

**provide** 37:25 47:19 48:4 161:22 168:22 252:6

**provided** 19:6,20 47:16 81:3 97:24 107:15,19,24 119:25 122:18 216:20

**provision** 148:25 194:20 195:15 197:14,24 199:2 201:9,22 229:13

**public** 8:21 21:24 38:4

purchase 174:20

**purpose** 125:24 126:6,12 139:11,16, 20 161:22 168:16,21 211:9 238:24

**purposes** 157:13 233:6 237:6

**purse** 9:25

pursuant 32:14 163:2 164:18 172:24 235:8 243:5,16

**push** 199:9

put 12:21 13:2 119:13
 144:12,21 157:6,19
 184:2 194:25 210:25
 217:5 229:8 238:22
 243:21 252:2,13

**puts** 194:8

**putting** 201:12

Q

qualification 131:10

**question** 6:9 12:6,12 15:4,7,11,12 28:20, 25 30:9,18 43:13 46:17,18,19 49:20 54:14 70:2,5 75:24

Index: questioning..research

76:4 81:19 83:13 94:5 97:12,15,17 98:25 100:20 104:18, 24 105:8 108:13,15, 17 109:24 110:7 111:20 112:18 122:14 124:2 132:18 134:5 138:23 141:2 150:14,15 158:7 164:10 166:10 167:22 169:24 175:12 177:17,19 178:4,5 180:17 183:7 186:5 187:23 188:8, 15,17,19 190:8,10 197:11 203:2 209:22 212:24 214:10 216:7 222:7 230:20 231:23 235:5.6 242:25

## questioning 236:10

questions 11:2,10
14:15,25 22:6 25:13
50:16 57:17 59:5,9,
12 67:18,24 72:5
79:23,25 95:22
127:11 171:11
207:22 219:24 220:7
230:4 239:5,15,22,23
254:12 257:15,18

**quick** 160:2 **quickly** 208:23

quote 211:13

#### R

raise 57:21 raises 164:3 ran 36:19

**reach** 215:25 216:8, 17

**reached** 190:18,19, 23

read 45:23 97:12,15 105:5 108:13,15 138:19 149:4 161:3 162:5,9,17 177:8,11, 15,17 188:15,17 230:7 254:20 255:9 256:7 ready 155:11

**real** 35:7 120:6,9 237:12 240:17

reap 222:9 223:7

reask 30:8

reason 105:14 125:12 130:8,11 138:3,8,10,12 139:2, 6 152:9 178:11 191:7 193:5 228:21 229:2 245:15 254:6,9

reasonable 161:25 211:14,21 212:2,8,16 213:8 215:8,12,22 216:4,12

reasons 164:7

recall 11:15 20:9,10, 15,16 24:4,6 36:7 43:17 45:17,20,23,25 46:2 53:21 56:22 61:11 63:6 64:7 66:2, 4 68:25 69:20,21 70:6.9 73:4 74:12 76:9,14,19 77:9,14 78:8 80:15 85:24 87:4,11,14,21,23 88:11 89:19 90:15,19 93:19 95:2 99:19,23 100:4 102:2 103:4 105:24 106:4,18 112:5 115:16,17,23 120:18 121:18 123:19 124:23 127:17,22 128:23 131:3 136:11.23 137:21 138:2 141:12, 13,22 142:6 143:10 146:14.18 147:4 149:4,11,15 150:21 151:13 152:17 167:14 168:18 170:11 171:18,24 173:8,13,25 179:7 180:6 182:11 183:25 189:5 191:13,19 193:21 195:16,18 198:19 215:10 217:13 219:15,18,21, 25 220:8 237:14.18 240:10 242:6 248:11, 15,16,21

recap 219:11

receive 204:17 224:19 226:16 228:15

received 51:9,13 55:10 59:20 60:7 76:25 206:2 207:2 212:22 213:14 227:19 236:3

receiving 61:4

recess 58:21 118:19 154:9 210:22 257:11

recollection 28:9 40:14 52:22 53:15 83:6,7,18 117:22 172:3,21 179:8 190:17 191:22 193:12 248:7,13 249:14

record 7:9 9:3 13:20 14:20 43:22 57:24 58:2,18,20,23 67:17 118:15,18,23 154:8 155:5 210:21,24 239:21 257:10.13,22

recording 7:15

recover 222:3

recovered 223:20

recovery 35:9,12,19 36:3 227:12

reduced 217:4

**refer** 13:13 16:15 39:20 45:11 103:14 129:8 163:9 164:24 230:3 250:13

**reference** 149:19 152:19

referral 27:20

referred 23:9,10,12, 15 27:11,22 66:24 95:25 111:25 114:10 124:14,22 157:5 165:23 166:4,15 169:13 170:22 173:23

**referring** 15:22 16:2, 17 19:13 41:21 101:13 178:19 214:5

218:25

refers 165:10

reflected 103:6 110:25 111:12 116:15 123:4,17 124:13,21 125:3,25 126:8 127:6 135:20

reflects 246:2,12 255:4

refresh 238:9

refreshed 242:17

regard 125:24 222:14

regular 151:21

reject 199:6

rejected 198:8,11

relate 48:11

**related** 80:4 89:11,16 102:25 178:12

**relates** 63:19,24 64:10 96:5,8

relation 63:15

relationship 45:15 224:7

relative 226:17

relied 216:17

relinguished 173:10

remember 19:10 22:12 23:13 35:11,15 57:5 60:2,3 63:3 70:18 72:18 73:9,18 74:21,22 78:13 80:22 83:17 84:8 87:8 88:7 89:14 102:13 104:6 114:15 116:22 140:23 146:21 156:9 159:24 172:5 181:20, 23,24 182:4,5,6 189:13 193:2 212:18 215:14,17 217:17 218:21 219:7 220:11, 13,15,17,21,24 242:12,13

remembered 236:20

remote 7:16

remotely 7:10,13 12:4

rendered 32:9 48:25 108:7,19,25 109:6 121:22 122:4,9 132:7,13,22 133:4 234:2,23 235:16

renting 37:18

reorganized 10:8

**repaid** 138:14 139:3,

**repay** 112:22 113:4, 11 125:2.19

repeat 49:19 70:23 76:4 81:18 100:20 122:13 132:17 166:10 186:4 209:21 227:24 229:7

rephrase 53:2 138:23 150:13,14

reporter 7:11 8:7 14:16,20 97:14 105:5 108:14 177:8,11,16 188:16

Reporting 7:5

represent 10:8 21:18 22:11 23:5 26:7,16 27:17

representation 24:18

representative

16:23 161:16 165:13 250:24 251:7

representing 26:21 28:13

represents 22:16 26:9,20 32:4

request 58:6 168:11 245:21 246:6,18 252:20 254:15,18 255:7,9

Requests 252:21

requiring 198:2

research 33:2,12,15, 18,23 34:2,7 36:12, 23,25 41:2 43:11,19 47:15,18,23 48:3

Index: Reserve..stated

**Reserve** 257:19 reserved 6:10

respect 72:5 101:15 169:7 197:23

respective 6:4

responded 246:16

response 8:3 168:10 220:8 250:6 254:19, 24 255:9,15 256:13

responses 14:15 243:22 245:9,16 252:16.19 253:23 254:7,13,15

responsible 29:22

restate 102:7 159:6 167:21 242:24

restated 16:11

restaurant 34:19

resumed 155:7

retain 23:16.18 27:7 28:8

retained 24:2 61:17, 20

return 81:15 99:7 206:2 231:20 232:2

review 19:4,20 62:16 145:21 147:15.20 158:11.15 184:24 211:4 244:5,13,19 245:11 247:17 248:19,21 253:10,25 256:9

reviewed 17:7 62:18, 21 149:16 245:4 247:21 248:2 249:18

reviewing 248:8,16 249:15

revisit 187:24

rightfully 194:24

role 51:23 52:3,8,15, 23

roll 140:16

rollup 140:10

**room** 7:9,12 9:11,14, 17

roughly 51:20

**Royal** 36:14

**Rukavina** 13:15.16 14:6

**Rule** 7:18

rules 7:19,20 11:23

run 47:23

rush 158:4

Russell 39:2

S

**salary** 51:20,24 52:4, 5,9,16,18,24 53:7,8, 12 54:5 55:2.8 59:21 60:7.13 61:10.14.15 207:2 213:22 214:6

**sale** 198:3 203:15 228:15

**satisfy** 29:16

scenario 205:18

scheduled 28:5

Schroth 151:12.13. 17,21,24 152:7,16 219:2 220:9

**Schutt** 36:14

**scope** 25:19,21 171:14 192:13

**screen** 12:21,25 144:13,22 147:19 157:6,20 160:25 184:3

screening 36:25 37:13,17

scroll 157:25 158:12 184:13

sealing 6:5

**search** 149:8

**section** 113:21 148:4,22 149:5,12, 17,20 150:24 152:19 156:8,14,21 243:5,16 248:16

seek 10:17 152:14 249:10

seep 160:24

**Seery** 38:17,20 199:17

select 23:4

selected 22:21 183:22 195:25 196:4

**sell** 200:3 201:15,24 202:17,19 203:25 204:8 221:3 227:7 228:6 229:11

**selling** 229:18

sells 200:12 202:24 222:10.15 226:25

sense 207:16

series 173:22

**serve** 22:22 45:5 168:19 239:25

**served** 47:2.10 157:10 158:23

**servers** 238:24

**serves** 236:6

services 33:2 36:18, 23 37:24 47:16,19 48:4.8.25 103:11 107:15,19,24 108:7, 19,25 109:7 121:22 122:4,10,18 132:7, 14.23 133:4 233:19. 25 234:23 235:16

**set** 61:13,15 175:22 230:4

**setting** 51:24 52:3,9, 11.13

settled 43:16

severity 7:6

share 51:12.16 88:20

shareholder 169:22

shareholders

149:25 161:17 165:14 250:25 251:8 sharing 214:2

**sheet** 62:21

sheets 62:6 206:25

**shift** 80:23

**Shortly** 146:16 151:15

sides 229:24

**signature** 147:17,22 184:15 244:17 253:8

**signed** 6:13,16 83:3, 9,15,23 95:5,10,15, 18 99:22 100:2.13 149:6 184:18 244:20, 23 253:11,14,18

signing 149:18 245:2

silent 10:4

similar 72:5 95:21

simply 158:7 229:4

single 88:24

**sir** 22:8.19 32:19 42:21 45:13 46:5 47:4,9,14 48:10 49:7, 11,19 50:14,21 67:2 75:11 92:3 119:4,7, 18 123:9 146:10 149:22 152:13 155:19 156:2,6 161:2 168:12 172:11 226:14

**sit** 69:22 83:7 193:6 207:6 242:11 245:8. 14 246:9.21 253:20 254:4

situation 228:3 229:25

situations 46:16

slow 76:2

social 7:7

**sold** 161:19 163:5 164:21 174:23 195:5 196:16 197:9,17 198:22 200:24 201:6, 21 202:9,11 203:3,9, 19 204:14 205:11,24 206:9,12,18 221:12 222:5 223:7.12 224:4

225:3 226:15 227:3, 12 228:22 229:4

**sole** 169:2

**solely** 76:25

sort 238:15

**source** 66:2 72:15 86:13,16,20,21 98:23 101:18 105:15 128:24

**speak** 7:24 8:15 14:7 18:10 40:9 155:23 156:3 217:6 223:24

speakerphone 17:24

speaking 20:10 87:4 94:3 110:8 189:4

specialist 35:9,13

**specific** 20:21 90:11 92:15 93:4 116:11 242:13

specifically 68:20 91:3 147:8 161:12 250:20

specifics 175:19 182:5 220:12 238:15

speculate 149:8

speculating 237:11

**spend** 26:5

**spoke** 24:5 86:25 213:20

spoken 61:20 87:9

standard 162:3

**Stang** 10:7

start 55:14 94:4 145:3 159:16 225:15

**started** 189:13 193:25

**starting** 133:18 134:11

state 8:8,13 9:2 34:12,14 36:10

**State's** 7:20

stated 194:5 199:3

Index: statement..Trussway

201:10

statement 162:17

**statements** 38:7,8 62:2,5,6,8,10,14,17, 25 63:5,8

**step** 236:13

**steps** 102:19,21 128:19

**Stinson** 26:9,15,23

**stipulate** 7:14 25:12

**STIPULATED** 6:2,7,

stock 41:25

**stop** 157:22

**Strand** 38:24 45:9, 12,14,18,21 46:3,7, 11 47:3 251:16

**strike** 195:12

subject 11:15 20:8, 12 25:17 91:2 111:2, 7,13,24 112:13,23 114:9 123:7,12,18 134:3,25 135:15 137:6 140:21 143:13, 20,22 162:20 164:25 174:25 175:5,15 176:12,18 177:4,25 178:13,23 179:3,10, 25 180:9,10 181:3,9, 18,25 182:10,20 183:3,9,15,23 185:3 187:15 188:23 193:16 195:17,21 199:18,24 200:10,21 201:4,6 220:3 225:12,22 228:7 233:18,24 241:11 242:15

Subscribed 258:12

**subsequent** 161:12 168:25 198:5 224:17 228:8 232:9 234:15

**substance** 10:22 88:7 155:25 156:4 191:8

substantial 201:25

substantially 202:9

**sued** 185:8

sufficient 246:5,17

**suggest** 125:18 196:6

suggesting 143:25

suggestion 189:8,

sum 82:11

summarize 245:23

summer 27:8

surprise 220:22

surrendered 173:16.20

sustained 15:8

swear 7:13 8:17

swearing 7:16

**switch** 76:2 144:6 157:3

switched 155:20

**sworn** 6:13,16 8:20 258:12

Т

**Tab** 244:3,4 247:8,9

tail 172:8,10,13

**talk** 54:3 61:23 66:23 80:24 157:4

talked 54:5 194:10

talking 42:2,17 52:5 53:10,11 54:2,23 75:21 97:6 98:14,16 134:7,9,15 163:19,20 178:20 239:12

talks 211:9

technically 46:21

**telephone** 9:21 21:25 190:19 219:16

ten 92:18

ten-year 93:8

tenant 36:25 37:17

term 29:9 62:2,5,13 63:14,19,23 64:9,13 96:4,8 97:22 116:25 129:14 142:14,24 143:7,25 144:4 149:24 150:23 192:13 197:6 205:23

terms 51:15,17 116:6,12,15,19,23 117:19 128:6,11,14, 21,25 141:25 174:2,5 192:14 217:3,7,11,15 218:12 222:24 223:25 246:13 255:5

**test** 12:23 25:4 43:23 238:23

**testified** 8:22 59:19 101:10 117:9 155:8 169:20 197:21 225:9

testifying 187:20

testimony 10:22 11:16 23:14 119:3 155:25 162:16,22 164:13 208:4

**Texas** 8:8

text 21:25

theater 71:15

thereabouts 136:12

**thing** 15:9 160:13 164:7 232:13 255:8

**things** 15:19 25:5 37:5 238:8

thinks 156:22

thought 75:20 109:17 186:21 190:6 194:6,14 199:3 205:18,19 206:23 215:12 217:24 227:24 228:21 230:18 240:3

threshold 198:3

**throwing** 215:15

Thursday 18:19

tick 75:24

tie 223:19

time 6:10 12:20

14:11,24 17:11 20:6, 17 21:13,18 22:10 26:5 28:6,14 36:9,11 45:3,6 51:9,14 52:19 58:19,22 61:3,9,12 67:25 68:9 70:7,12, 16 71:2,21 72:19,24 75:13 77:4 81:3 85:12 88:23 92:9,10, 16 93:13,18 97:23,24 101:22 110:9 111:11 112:6,13 113:5,12 114:22 115:18,24 118:16,21,22 119:14 121:9 125:4,10,15,19 130:21,25 131:18 132:12,21 133:7 138:6,15 139:5,8 141:24 142:23 143:6. 19 146:15,20 147:6 149:12,13 150:9,19 153:19 154:7 155:3,4 158:5 160:4 163:18 165:22 166:25 168:4 169:11,17 170:20,25 171:3 173:9 174:13 180:7 186:7,22 193:3,14 194:7,25 196:20 201:12 204:2, 9 206:24 208:24 209:6.13.23 210:7. 20,23 211:17 212:19 213:3,11 214:12,18, 24 215:20 217:19 221:16 222:7 224:23 225:19 226:7 227:8, 18,25 229:9,21 230:24 231:23

236:17 237:23 239:15 240:11,14 241:5,23 242:3,5 244:11 245:18 246:3 248:25 249:19 254:9 256:8,21,23 257:4,7,

times 12:2 33:20 113:5 208:2

9,12,16 258:3,6

today 10:10 11:3,10 14:22 16:20 34:3 40:20 69:23 102:14 119:25 130:18 140:15 147:2 165:19 187:20 207:6 226:9 239:13 242:21 243:7, 18 246:22 251:18,24 252:10

**today's** 17:2,5,13 18:6,14 19:5,22 225:14,15 245:6 258:4

told 45:24 87:5 102:19 128:21 151:8, 10,14 152:7,16 183:17 211:23 212:3 216:15 220:23

**top** 35:10 65:3 89:2,8 145:25 159:15 160:5 161:4 184:23 247:15

**topic** 24:23 25:9 49:23,24 99:16 144:7 239:3

**topics** 144:6 238:5

total 53:17,18,23,24 54:8,16,20 55:8,16, 19 56:3,7,11,15,20, 24 57:3,7,11 180:14, 16 182:8 212:21 213:24 214:3 226:3

totaled 175:21

**Totally 95:20** 

touched 229:6

transaction 238:16

**transactions** 189:19 190:3

transcribe 14:21

Transfer 148:14

transferred 36:22

**Traurig** 27:2 32:3,9

**Traurig's** 32:13

**trial** 6:10 37:2,21,22, 25 38:9 257:20

**trigger** 152:20 153:2, 5,10,15 207:4

triggering 198:4

true 162:9 234:25

**Trussway** 65:10 75:4,21 76:18,21 77:7,12,16,22 78:2,7, 12,15,21 79:2,6,14, 19 174:8

Index: Trussway's..Zoom

**Trussway's** 75:7,10, 15

trust 15:23 29:24 30:2,5,11,15 31:3,4 164:15 166:20,21,25 167:9,15,18,25 168:10,15,16,20,21 169:3,8,10 172:23 236:17 237:3,4 248:4 249:15,18 253:22 254:5 256:15

Trust's 252:18

trusted 27:19 228:11

trustee 16:21 22:13 30:5,14 50:17 51:3 146:17 151:15 164:5, 14 165:18,21 166:24 167:4,8,11,15,18,25 168:4,5,10,14,20 172:22 182:15 201:3 206:5 236:16,22 239:6 241:13 243:14 251:12,15 252:12 253:21 254:5 256:5, 15

**TSG** 7:5

**turn** 144:9 145:2,16 157:20 244:15 245:19 253:6 254:14

turned 10:2

turning 246:15

**Turnover** 148:13

twin 182:15

two-and-a-half 60:14,22

type 71:16

typically 35:24

U

um-hmm 10:3 55:6 117:15 129:15 142:5 162:6 165:5 172:14 173:12 188:4,5 211:11 226:23 234:17 235:14 253:2

**umbrella** 64:3 96:22 104:7 119:22 185:25

underage 191:5

undercompensated 194:6

**underpaid** 161:24 211:14,20,25 212:8, 15 213:7 216:4,11,18

understand 8:9 10:11,13,16,20 12:17 14:19 15:22 16:2,17, 19 22:2,5 28:24 29:14 31:12,16 37:24 40:22 41:4,12,18 43:2 44:22 53:3 54:9, 13,25 55:6,7 63:25 75:14,19 76:12,17 82:16 95:24 103:19, 24 117:21 119:8 134:24 145:6 146:7 156:14 165:8,12 174:13 175:7 190:12 193:17 199:16 200:16 204:7 239:20

understanding

29:6,8,21 30:25 42:22 43:6,25 44:3,4, 18 50:11 54:24 55:13 61:25 62:4 63:18.23 64:5,8,12,18 65:13, 16,18,19 67:3 68:3, 13 72:21 76:20,24 77:6.10 82:8.24 96:4. 7,23 97:18,22 117:19,24 119:12,15, 20 129:11,17,22 149:23 150:4 152:22, 24 185:21 186:9,13, 25 187:8 204:13 207:11,15 209:2,8 226:25 227:5,11 232:3

understandings 28:22

understood 232:23 233:14

undertaken 39:4

unfair 238:22

V

**vague** 117:12 219:5,

vaguely 215:14

validity 7:15

vehicle 41:16

**verbal** 14:16 15:16 189:12

verbally 189:13

verify 46:7

**Vero** 191:2

video 7:15 71:15

videotape 10:17

view 221:23

W

W-2 46:22.24

wait 68:6 177:6

waived 6:6 8:11

**wanted** 155:22 194:8 223:19

Wednesday 18:19

week 13:7

whatsoever 238:24

win-win 194:15 228:3

withdraw 183:6 246:3

withdrawn 16:9 20:24 24:5 28:19 65:12 69:11 74:8 79:10 82:14 83:12 86:2,15 94:19 96:16 101:11 103:18 106:6 108:3,4 111:9 117:17 119:13 120:24 121:19 122:22 127:8, 10,12 128:18 133:10 135:10 136:2.3 138:11 139:23 152:23 156:12 168:8 178:24 179:21 181:14 183:13 185:15 192:2 204:5

208:3 222:10 223:3

237:21 249:4 251:13

227:7,16 233:22

252:3,6

witnesses 38:7

**word** 14:21 15:21,25 21:22 29:2 55:11

words 13:24 236:13

**work** 34:6 38:3 194:2,7,25 201:12 229:13

**worked** 27:21 36:14 38:4,5 46:21 155:21

working 22:20 36:11

workload 33:20

works 208:12

world 218:17

worry 148:7

**wound** 187:6

write 218:12

**writing** 89:11 179:9, 20 180:25 217:4,5,8

written 29:24 50:19 179:23 180:4 217:11,

wrong 30:25 109:19 177:10 245:10 253:23

Υ

year 20:4 28:11 53:5, 17,20 90:17 161:13, 15 162:24 163:2 164:16,18 170:8 172:5,16,18 182:7 194:4 212:23 213:15 214:16,22 215:5

years 11:14 36:4,19 45:19 47:20 51:19 67:15 92:18 144:3 170:9 181:23 182:6 193:24

yesterday 17:10,16

Ζ

**Ziehl** 10:7

**Zoom** 18:12,13,18,22 19:2

# **EXHIBIT 101**

1		Page 1
2	IN THE UNITED STATES BANKRUPTCY COURT	
3	FOR THE NORTHERN DISTRICT OF TEXAS	
4	DALLAS DIVISION	
5	Case No. 2021-1193	
6	X	
7	In Re: Chapter 11	
8	HIGHLAND CAPITAL MANAGEMENT, L.P. Case No.	
9	Debtor, 19-34054-sqj11	
10	X	
11	HIGHLAND CAPITAL MANAGEMENT, L.P.,	
12	Plaintiff, Adversary	
13	-vs- Proceeding No.	
14	NEXPOINT ADVISORS, L.P., JAMES 21-03005-sgj11	
15	DONDERO, NANCY DONDERO, and the	
16	DUGABOY INVESTMENT TRUST,	
17	Defendants.	
18	X	
19	REMOTE VIDEOTAPED DEPOSITION OF ALAN JOHNSON	
20	Tuesday, November 2, 2021	
21		
22	Reported by:	
23	Amy A. Rivera, CSR, RPR, CLR	
24	JOB NO. 202068	
25		

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 175 of 200 PageID 49621

Page 2	Page 3
1	1
2 November 2, 2021	2 REMOTE APPEARANCES:
3 9:02 a.m.	3 PACHULSKI STANG ZIEHL & JONES
4	4 Attorneys for Highland Capital Management, L.P.
5 REMOTE videotaped deposition of ALAN	5 780 Third Avenue
6 JOHNSON held pursuant to Notice, before Amy A.	6 New York, NY 10017
7 Rivera, Certified Shorthand Reporter, Registered	7 BY: JOHN MORRIS, ESQ.
8 Professional Reporter, Certified LiveNote Reporter,	8 HAYLEY WINOGRAD, ESQ.
9 and a Notary Public of the States of New York, New	9
10 Jersey and Delaware.	10 STINSON
11	11 Attorneys for James Dondero, HCRE, HCMS
12	12 3102 Oak Lawn Avenue
13	13 Dallas, TX 75219
14	14 BY: MICHAEL AIGEN, ESQ.
15	15 DEBORAH DEITSCH-PEREZ, ESQ.
16	16
17	17 GREENBERG TRAURIG
18	18 Attorneys for Nancy Dondero
19	19 2200 Ross Avenue
20	20 Dallas, TX 75201
21	21 BY: DANIEL ELMS, ESQ.
22	22
23	23
24	24
25	25
Page 4	Page 5 1 ALAN JOHNSON
	1 ALAN JOHNSON
2 ALSO PRESENT:	
2 ALSO PRESENT:	2 COURT REPORTER: Good morning,
3 Michael Landis	<ul><li>2 COURT REPORTER: Good morning,</li><li>3 Counsel.</li></ul>
3 Michael Landis 4 Deborah Newman	<ul> <li>COURT REPORTER: Good morning,</li> <li>Counsel.</li> <li>My name is Amy Rivera. I am a</li> </ul>
<ul> <li>3 Michael Landis</li> <li>4 Deborah Newman</li> <li>5 Michael Perniciaro</li> </ul>	<ul> <li>COURT REPORTER: Good morning,</li> <li>Counsel.</li> <li>My name is Amy Rivera. I am a</li> <li>certified court reporter in association with</li> </ul>
<ul> <li>3 Michael Landis</li> <li>4 Deborah Newman</li> <li>5 Michael Perniciaro</li> <li>6 La Asia Canty</li> </ul>	<ul> <li>COURT REPORTER: Good morning,</li> <li>Counsel.</li> <li>My name is Amy Rivera. I am a</li> <li>certified court reporter in association with</li> <li>TSG Reporting, Inc.</li> </ul>
<ul> <li>3 Michael Landis</li> <li>4 Deborah Newman</li> <li>5 Michael Perniciaro</li> <li>6 La Asia Canty</li> <li>7</li> </ul>	<ul> <li>COURT REPORTER: Good morning,</li> <li>Counsel.</li> <li>My name is Amy Rivera. I am a</li> <li>certified court reporter in association with</li> <li>TSG Reporting, Inc.</li> <li>Due to the severity of the COVID-19</li> </ul>
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7	<ul> <li>COURT REPORTER: Good morning,</li> <li>Counsel.</li> <li>My name is Amy Rivera. I am a</li> <li>certified court reporter in association with</li> <li>TSG Reporting, Inc.</li> <li>Due to the severity of the COVID-19</li> <li>and following the practice of social</li> </ul>
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8	COURT REPORTER: Good morning, Counsel. My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9	COURT REPORTER: Good morning, Counsel. My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8	COURT REPORTER: Good morning, Counsel. My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9 10	COURT REPORTER: Good morning, Counsel. My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the witness remotely.
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9 10 11	COURT REPORTER: Good morning, Counsel. My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the witness remotely. Do all parties stipulate to the
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9 10 11 12 13	COURT REPORTER: Good morning, Counsel. My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the witness remotely. Do all parties stipulate to the validity of the remote recording and remote
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9 10 11 12 13	COURT REPORTER: Good morning, Counsel. My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the witness remotely. Do all parties stipulate to the validity of the remote recording and remote swearing and that it will be admissible in
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9 10 11 12 13 14	COURT REPORTER: Good morning, Counsel. My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the witness remotely. Do all parties stipulate to the validity of the remote recording and remote swearing and that it will be admissible in the courtroom as if it had been taken
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9 10 11 12 13 14 15 16	COURT REPORTER: Good morning, Counsel. My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the witness remotely. Do all parties stipulate to the validity of the remote recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 and other rules of the
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9 10 11 12 13 14 15 16 17	COURT REPORTER: Good morning, Counsel. My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the witness remotely. Do all parties stipulate to the validity of the remote recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 and other rules of the Federal Rules of Civil Procedures and the
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9 10 11 12 13 14 15 16 17	COURT REPORTER: Good morning, Counsel. My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the witness remotely. Do all parties stipulate to the validity of the remote recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 and other rules of the Federal Rules of Civil Procedures and the state's rules where this case is pending?
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9 10 11 12 13 14 15 16 17 18	COURT REPORTER: Good morning, Counsel. My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the witness remotely. Do all parties stipulate to the validity of the remote recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 and other rules of the Federal Rules of Civil Procedures and the state's rules where this case is pending? MR. MORRIS: John Morris, Pachulski
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9 10 11 12 13 14 15 16 17 18 19 20	COURT REPORTER: Good morning, Counsel.  My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the witness remotely. Do all parties stipulate to the validity of the remote recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 and other rules of the Federal Rules of Civil Procedures and the state's rules where this case is pending? MR. MORRIS: John Morris, Pachulski Stang Ziehl & Jones, for Highland Capital
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	COURT REPORTER: Good morning, Counsel.  My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the witness remotely. Do all parties stipulate to the validity of the remote recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 and other rules of the Federal Rules of Civil Procedures and the state's rules where this case is pending? MR. MORRIS: John Morris, Pachulski Stang Ziehl & Jones, for Highland Capital Management, L.P.
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	COURT REPORTER: Good morning, Counsel.  My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the witness remotely. Do all parties stipulate to the validity of the remote recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 and other rules of the Federal Rules of Civil Procedures and the state's rules where this case is pending? MR. MORRIS: John Morris, Pachulski Stang Ziehl & Jones, for Highland Capital Management, L.P. We stipulate.
3 Michael Landis 4 Deborah Newman 5 Michael Perniciaro 6 La Asia Canty 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	COURT REPORTER: Good morning, Counsel.  My name is Amy Rivera. I am a certified court reporter in association with TSG Reporting, Inc. Due to the severity of the COVID-19 and following the practice of social distancing, I will not be in the same room with the witness but will record this deposition remotely and will swear the witness remotely. Do all parties stipulate to the validity of the remote recording and remote swearing and that it will be admissible in the courtroom as if it had been taken following Rule 30 and other rules of the Federal Rules of Civil Procedures and the state's rules where this case is pending? MR. MORRIS: John Morris, Pachulski Stang Ziehl & Jones, for Highland Capital Management, L.P.

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 176 of 200 PageID 49622

Case 3:21-cv-00881-X   Document 178-42   Fi	04 01/00/21 1 ago 110 01 200 1 ago 10 022
Page 6 1 ALAN JOHNSON	Page 1 ALAN JOHNSON
2 And I'm here with Deborah	2 Q. Do you have a general understanding of
3 Deitsch-Perez.	3 the nature of the litigation in which your expert
4 And we also stipulate.	4 testimony is being offered?
5 MR. ELMS: Daniel Elms, Greenberg	5 A. At a high level, I do, yes.
6 Traurig, on behalf of Nancy Dondero.	6 Q. Can you tell me what your general
7 We stipulate.	7 understanding at a high level is in the pending
8 ALAN JOHNSON, having been duly swom	8 litigation?
9 by the Notary Public, testified as follows:	9 A. The litigation involves loans for
10 MR. MORRIS: Thank you.	10 Mr. Dondero that were taken out during – over a
11 EXAMINATION	11 period of years.
12 Q. Good morning, Mr. Johnson.	12 Late in 2018 and '19, the loans were
13 Can you hear me?	13 consolidated and modified to put in place
14 A. Yes, you're very clear.	14 acceleration features, if – if the specific
15 Q. Okay.	15 transactions occurred, so that at least – there's
16 My name is John Morris. I'm an	16 a lot of litigation, but as I understand what I'm
17 attorney at Pachulski Stang Ziehl & Jones, and we	17 involved is these loans that accumulated over a
18 represent Highland Capital Management.	18 period of years, the practices of loans, and I'm
19 We're here today for your deposition.	19 also opining on his market compensation over the
20 Do you understand that?	20 period 2013 through 2019.
21 A. Yes.	21 Q. Do you know who the obligors are under
22 Q. And do I understand correctly that	22 the loans you've just mentioned?
23 you've been engaged to provide expert testimony in	23 A. Obligors? Could you explain – give
24 this matter?	24 me more detail what you're looking for?
25 A. Yes.	25 Q. Sure.
Page 8	Page :
1 ALAN JOHNSON	1 ALAN JOHNSON
2 Do you know who own – who the loan	2 Q. In fact, you've been retained by my
<ul><li>Do you know who own – who the loan</li><li>was made to – withdrawn.</li></ul>	<ul><li>Q. In fact, you've been retained by my</li><li>3 firm to provide expert services in the area of</li></ul>
<ul> <li>Do you know who own – who the loan</li> <li>was made to – withdrawn.</li> <li>Do you know who the loan – I think</li> </ul>	<ul> <li>Q. In fact, you've been retained by my</li> <li>firm to provide expert services in the area of</li> <li>executive compensation. Is that right?</li> </ul>
<ul> <li>Do you know who own – who the loan</li> <li>was made to – withdrawn.</li> <li>Do you know who the loan – I think</li> <li>you used the word, plural, "loans," so let me ask,</li> </ul>	<ul> <li>Q. In fact, you've been retained by my</li> <li>firm to provide expert services in the area of</li> <li>executive compensation. Is that right?</li> <li>A. Yes. Yes, I have.</li> </ul>
Do you know who own – who the loan was made to – withdrawn. Do you know who the loan – I think you used the word, plural, "loans," so let me ask, using your word, if I have that correctly, do you	<ul> <li>Q. In fact, you've been retained by my</li> <li>firm to provide expert services in the area of</li> <li>executive compensation. Is that right?</li> <li>A. Yes. Yes, I have.</li> <li>MR. MORRIS: Mr. Komfeld sends his</li> </ul>
Do you know who own – who the loan was made to – withdrawn. Do you know who the loan – I think you used the word, plural, "loans," so let me ask, using your word, if I have that correctly, do you know who Highland made the loans to that are the	<ul> <li>Q. In fact, you've been retained by my</li> <li>firm to provide expert services in the area of</li> <li>executive compensation. Is that right?</li> <li>A. Yes. Yes, I have.</li> <li>MR. MORRIS: Mr. Komfeld sends his</li> <li>best regards.</li> </ul>
Do you know who own – who the loan was made to – withdrawn. Do you know who the loan – I think you used the word, plural, "loans," so let me ask, using your word, if I have that correctly, do you know who Highland made the loans to that are the subject of the litigation?	<ul> <li>Q. In fact, you've been retained by my</li> <li>firm to provide expert services in the area of</li> <li>executive compensation. Is that right?</li> <li>A. Yes. Yes, I have.</li> <li>MR. MORRIS: Mr. Komfeld sends his</li> <li>best regards.</li> <li>THE WITNESS: Thank you.</li> </ul>
Do you know who own – who the loan was made to – withdrawn. Do you know who the loan – I think you used the word, plural, "loans," so let me ask, using your word, if I have that correctly, do you know who Highland made the loans to that are the subject of the litigation?  A. I'm not clear, no.	<ul> <li>Q. In fact, you've been retained by my</li> <li>firm to provide expert services in the area of</li> <li>executive compensation. Is that right?</li> <li>A. Yes. Yes, I have.</li> <li>MR. MORRIS: Mr. Komfeld sends his</li> <li>best regards.</li> <li>THE WITNESS: Thank you.</li> <li>MR. MORRIS: You bet.</li> </ul>
Do you know who own – who the loan was made to – withdrawn. Do you know who the loan – I think you used the word, plural, "loans," so let me ask, using your word, if I have that correctly, do you know who Highland made the loans to that are the subject of the litigation?  A. I'm not clear, no.  Q. Okay.	<ul> <li>Q. In fact, you've been retained by my</li> <li>firm to provide expert services in the area of</li> <li>executive compensation. Is that right?</li> <li>A. Yes. Yes, I have.</li> <li>MR. MORRIS: Mr. Komfeld sends his</li> <li>best regards.</li> <li>THE WITNESS: Thank you.</li> <li>MR. MORRIS: You bet.</li> <li>Q. So I don't know if you've given remote</li> </ul>
Do you know who own – who the loan was made to – withdrawn. Do you know who the loan – I think you used the word, plural, "loans," so let me ask, using your word, if I have that correctly, do you know who Highland made the loans to that are the subject of the litigation? A. I'm not clear, no. Q. Okay. You don't have an understanding as you	<ul> <li>Q. In fact, you've been retained by my</li> <li>firm to provide expert services in the area of</li> <li>executive compensation. Is that right?</li> <li>A. Yes. Yes, I have.</li> <li>MR. MORRIS: Mr. Komfeld sends his</li> <li>best regards.</li> <li>THE WITNESS: Thank you.</li> <li>MR. MORRIS: You bet.</li> <li>Q. So I don't know if you've given remote</li> <li>depositions before, but just very, very</li> </ul>
Do you know who own – who the loan  was made to – withdrawn.  Do you know who the loan – I think  you used the word, plural, "loans," so let me ask,  using your word, if I have that correctly, do you  know who Highland made the loans to that are the  subject of the litigation?  A. I'm not clear, no.  Q. Okay.  You don't have an understanding as you  sit here today as to who the loans Highland made	<ul> <li>Q. In fact, you've been retained by my</li> <li>firm to provide expert services in the area of</li> <li>executive compensation. Is that right?</li> <li>A. Yes. Yes, I have.</li> <li>MR. MORRIS: Mr. Komfeld sends his</li> <li>best regards.</li> <li>THE WITNESS: Thank you.</li> <li>MR. MORRIS: You bet.</li> <li>Q. So I don't know if you've given remote</li> <li>depositions before, but just very, very</li> <li>preliminarily, since you are an experienced</li> </ul>
Do you know who own – who the loan was made to – withdrawn. Do you know who the loan – I think you used the word, plural, "loans," so let me ask, using your word, if I have that correctly, do you know who Highland made the loans to that are the subject of the litigation? A. I'm not clear, no. Q. Okay. You don't have an understanding as you sit here today as to who the loans Highland made to that are the subject of the litigation.	Q. In fact, you've been retained by my firm to provide expert services in the area of executive compensation. Is that right? A. Yes. Yes, I have. MR. MORRIS: Mr. Komfeld sends his best regards. THE WITNESS: Thank you. MR. MORRIS: You bet. Q. So I don't know if you've given remote depositions before, but just very, very preliminarily, since you are an experienced witness, we'll be looking at a number of documents
Do you know who own – who the loan was made to – withdrawn. Do you know who the loan – I think you used the word, plural, "loans," so let me ask, using your word, if I have that correctly, do you know who Highland made the loans to that are the subject of the litigation? A. I'm not clear, no. Q. Okay. You don't have an understanding as you sit here today as to who the loans Highland made to that are the subject of the litigation. Do I have that right?	Q. In fact, you've been retained by my firm to provide expert services in the area of executive compensation. Is that right? A. Yes. Yes, I have. MR. MORRIS: Mr. Komfeld sends his best regards. THE WITNESS: Thank you. MR. MORRIS: You bet. Q. So I don't know if you've given remote depositions before, but just very, very preliminarily, since you are an experienced witness, we'll be looking at a number of documents today, and if I put something up on the screen and
Do you know who own – who the loan was made to – withdrawn. Do you know who the loan – I think you used the word, plural, "loans," so let me ask, using your word, if I have that correctly, do you know who Highland made the loans to that are the subject of the litigation? A. I'm not clear, no. Q. Okay. You don't have an understanding as you sit here today as to who the loans Highland made to that are the subject of the litigation. Do I have that right?  A. If I understand it, the loans	Q. In fact, you've been retained by my firm to provide expert services in the area of executive compensation. Is that right? A. Yes. Yes, I have. MR. MORRIS: Mr. Komfeld sends his best regards. THE WITNESS: Thank you. MR. MORRIS: You bet. Q. So I don't know if you've given remote depositions before, but just very, very preliminarily, since you are an experienced witness, we'll be looking at a number of documents today, and if I put something up on the screen and you believe that you need to see more of the
Do you know who own – who the loan  was made to – withdrawn.  Do you know who the loan – I think  you used the word, plural, "loans," so let me ask,  using your word, if I have that correctly, do you  know who Highland made the loans to that are the  subject of the litigation?  A. I'm not clear, no.  Q. Okay.  You don't have an understanding as you  sit here today as to who the loans Highland made  to that are the subject of the litigation.  Do I have that right?  A. If I understand it, the loans  criss-crossed differently to different entities,	Q. In fact, you've been retained by my firm to provide expert services in the area of executive compensation. Is that right? A. Yes. Yes, I have. MR. MORRIS: Mr. Komfeld sends his best regards. THE WITNESS: Thank you. MR. MORRIS: You bet. Q. So I don't know if you've given remote depositions before, but just very, very preliminarily, since you are an experienced witness, we'll be looking at a number of documents today, and if I put something up on the screen and you believe that you need to see more of the document, will you let me know that?
Do you know who own – who the loan  was made to – withdrawn.  Do you know who the loan – I think  you used the word, plural, "loans," so let me ask,  using your word, if I have that correctly, do you  know who Highland made the loans to that are the  subject of the litigation?  A. I'm not clear, no.  Q. Okay.  You don't have an understanding as you  sit here today as to who the loans Highland made  to that are the subject of the litigation.  Do I have that right?  A. If I understand it, the loans  criss-crossed differently to different entities,  so I'm not exactly sure how all that was	Q. In fact, you've been retained by my firm to provide expert services in the area of executive compensation. Is that right? A. Yes. Yes, I have. MR. MORRIS: Mr. Komfeld sends his best regards. THE WITNESS: Thank you. MR. MORRIS: You bet. Q. So I don't know if you've given remote depositions before, but just very, very preliminarily, since you are an experienced witness, we'll be looking at a number of documents today, and if I put something up on the screen and you believe that you need to see more of the document, will you let me know that?  A. Sure.
Do you know who own – who the loan  was made to – withdrawn.  Do you know who the loan – I think  you used the word, plural, "loans," so let me ask,  using your word, if I have that correctly, do you  know who Highland made the loans to that are the  subject of the litigation?  A. I'm not clear, no.  Q. Okay.  You don't have an understanding as you  sit here today as to who the loans Highland made  to that are the subject of the litigation.  Do I have that right?  A. If I understand it, the loans  criss-crossed differently to different entities,  so I'm not exactly sure how all that was  structured.	Q. In fact, you've been retained by my firm to provide expert services in the area of executive compensation. Is that right? A. Yes. Yes, I have. MR. MORRIS: Mr. Komfeld sends his best regards. THE WITNESS: Thank you. MR. MORRIS: You bet. Q. So I don't know if you've given remote depositions before, but just very, very preliminarily, since you are an experienced witness, we'll be looking at a number of documents today, and if I put something up on the screen and you believe that you need to see more of the document, will you let me know that?  A. Sure.  Q. Where are you sitting right now?
Do you know who own – who the loan  was made to – withdrawn.  Do you know who the loan – I think  you used the word, plural, "loans," so let me ask,  using your word, if I have that correctly, do you  know who Highland made the loans to that are the  subject of the litigation?  A. I'm not clear, no.  Q. Okay.  You don't have an understanding as you  sit here today as to who the loans Highland made  to that are the subject of the litigation.  Do I have that right?  A. If I understand it, the loans  criss-crossed differently to different entities,  so I'm not exactly sure how all that was  structured.  Q. Okay.	Q. In fact, you've been retained by my firm to provide expert services in the area of executive compensation. Is that right? A. Yes. Yes, I have. MR. MORRIS: Mr. Komfeld sends his best regards. THE WITNESS: Thank you. MR. MORRIS: You bet. Q. So I don't know if you've given remote depositions before, but just very, very preliminarily, since you are an experienced witness, we'll be looking at a number of documents today, and if I put something up on the screen and you believe that you need to see more of the document, will you let me know that? A. Sure.  Q. Where are you sitting right now? A. My home in New Jersey.
Do you know who own – who the loan  was made to – withdrawn.  Do you know who the loan – I think  you used the word, plural, "loans," so let me ask,  using your word, if I have that correctly, do you  know who Highland made the loans to that are the  subject of the litigation?  A. I'm not clear, no.  Q. Okay.  You don't have an understanding as you  sit here today as to who the loans Highland made  to that are the subject of the litigation.  Do I have that right?  A. If I understand it, the loans  criss-crossed differently to different entities,  so I'm not exactly sure how all that was  structured.  Q. Okay.  You've been deposed before, right?	Q. In fact, you've been retained by my firm to provide expert services in the area of executive compensation. Is that right? A. Yes. Yes, I have. MR. MORRIS: Mr. Komfeld sends his best regards. THE WITNESS: Thank you. MR. MORRIS: You bet. Q. So I don't know if you've given remote depositions before, but just very, very preliminarily, since you are an experienced witness, we'll be looking at a number of documents today, and if I put something up on the screen and you believe that you need to see more of the document, will you let me know that? A. Sure. Q. Where are you sitting right now? A. My home in New Jersey. Q. Okay.
Do you know who own – who the loan  was made to – withdrawn.  Do you know who the loan – I think  you used the word, plural, "loans," so let me ask,  using your word, if I have that correctly, do you  know who Highland made the loans to that are the  subject of the litigation?  A. I'm not clear, no.  Q. Okay.  You don't have an understanding as you  sit here today as to who the loans Highland made  to that are the subject of the litigation.  Do I have that right?  A. If I understand it, the loans  criss-crossed differently to different entities,  so I'm not exactly sure how all that was  structured.  Q. Okay.  You've been deposed before, right?  A. Yes.	Q. In fact, you've been retained by my firm to provide expert services in the area of executive compensation. Is that right? A. Yes. Yes, I have. MR. MORRIS: Mr. Komfeld sends his best regards. THE WITNESS: Thank you. MR. MORRIS: You bet. Q. So I don't know if you've given remote depositions before, but just very, very preliminarily, since you are an experienced witness, we'll be looking at a number of documents today, and if I put something up on the screen and you believe that you need to see more of the document, will you let me know that? A. Sure. Q. Where are you sitting right now? A. My home in New Jersey. Q. Okay. Do you have any documents in front of
Do you know who own – who the loan  was made to – withdrawn.  Do you know who the loan – I think  you used the word, plural, "loans," so let me ask,  using your word, if I have that correctly, do you  know who Highland made the loans to that are the  subject of the litigation?  A. I'm not clear, no.  Q. Okay.  You don't have an understanding as you  sit here today as to who the loans Highland made  to that are the subject of the litigation.  Do I have that right?  A. If I understand it, the loans  criss-crossed differently to different entities,  so I'm not exactly sure how all that was  structured.  Q. Okay.  You've been deposed before, right?  A. Yes.  Q. Okay.	Q. In fact, you've been retained by my firm to provide expert services in the area of executive compensation. Is that right? A. Yes. Yes, I have. MR. MORRIS: Mr. Komfeld sends his best regards. THE WITNESS: Thank you. MR. MORRIS: You bet. Q. So I don't know if you've given remote depositions before, but just very, very preliminarily, since you are an experienced witness, we'll be looking at a number of documents today, and if I put something up on the screen and you believe that you need to see more of the document, will you let me know that? A. Sure. Q. Where are you sitting right now? A. My home in New Jersey. Q. Okay. Do you have any documents in front of you right now?
Do you know who own – who the loan was made to – withdrawn. Do you know who the loan – I think you used the word, plural, "loans," so let me ask, using your word, if I have that correctly, do you know who Highland made the loans to that are the subject of the litigation? A. I'm not clear, no. Q. Okay. You don't have an understanding as you sit here today as to who the loans Highland made to that are the subject of the litigation. Do I have that right? A. If I understand it, the loans criss-crossed differently to different entities, so I'm not exactly sure how all that was structured. Q. Okay. You've been deposed before, right? A. Yes. Q. Okay. And you've served as an expert before,	Q. In fact, you've been retained by my firm to provide expert services in the area of executive compensation. Is that right? A. Yes. Yes, I have. MR. MORRIS: Mr. Komfeld sends his best regards. THE WITNESS: Thank you. MR. MORRIS: You bet. Q. So I don't know if you've given remote depositions before, but just very, very preliminarily, since you are an experienced witness, we'll be looking at a number of documents today, and if I put something up on the screen and you believe that you need to see more of the document, will you let me know that? A. Sure. Q. Where are you sitting right now? A. My home in New Jersey. Q. Okay. Do you have any documents in front of you right now? A. No.
Do you know who own — who the loan  was made to — withdrawn.  Do you know who the loan — I think  you used the word, plural, "loans," so let me ask,  using your word, if I have that correctly, do you  know who Highland made the loans to that are the  subject of the litigation?  A. I'm not clear, no.  Q. Okay.  You don't have an understanding as you  sit here today as to who the loans Highland made  to that are the subject of the litigation.  Do I have that right?  A. If I understand it, the loans  criss-crossed differently to different entities,  so I'm not exactly sure how all that was  structured.  Q. Okay.  You've been deposed before, right?  A. Yes.  Q. Okay.	Q. In fact, you've been retained by my firm to provide expert services in the area of executive compensation. Is that right? A. Yes. Yes, I have. MR. MORRIS: Mr. Komfeld sends his best regards. THE WITNESS: Thank you. MR. MORRIS: You bet. Q. So I don't know if you've given remote depositions before, but just very, very preliminarily, since you are an experienced witness, we'll be looking at a number of documents today, and if I put something up on the screen and you believe that you need to see more of the document, will you let me know that?  A. Sure. Q. Where are you sitting right now? A. My home in New Jersey. Q. Okay. Do you have any documents in front of you right now?

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 177 of 200 PageID 49623

Case 3:21-cv-00881-X Docume	11 178-42 Filed	01/09/24 Page 177 01 200 PageID 49623
1 ALAN JOHNSON	Page 10 1	Page 11 ALAN JOHNSON
2 Q. Is it on right now?	2	
3 A. Yes. It is my cell phone.	3	and investment firms on issues concerning
4 Q. Could I trouble you to just turn it	4	executive compensation. Is that right?
5 off?	5	A. Yes.
6 You know what, if you're not	6	Q. You've advised hedge funds and other
7 comfortable for personal reasons, could I ask you		alternative firms on issues concerning executive
	7	compensation, correct?
	8	A. Yes.
·	9	
10 A. Let me put it out of arm's reach and	10	
11 put it upside down, how's that?	11	, ,
12 Q. That's fair. That's fair.	12	
13 I've taken a look at your report that	13	
14 you prepared back in May. Based on that report,	14	, ,
15 do I have it correct that you've spent your entire	15	, ,
16 career as an executive compensation consultant?	16	,
17 A. Yes, that is correct.	17	9
18 Q. And you've had your own executive	18	•
19 compensation consulting firm since the early '90s.	19	, ,
20 Is that right?	20	
21 A. Yes.	21	
Q. And your firm specializes in	22	
23 compensation consulting for the financial services	23	•
24 industry, correct?	24	•
25 A. Yes.	25	between 20 and 50 and it could even be more?
1 ALAN JOHNSON	Page 12	Page 13 ALAN JOHNSON
2 A. Probably more than 50.	2	
3 Q. Have you ever been retained by a	3	they – we provide advice to them as they work
4 compensation committee of a board of directors to	4	with their clients on financial services
5 provide advice?	5	
6 A. Yes.	6	Q. Okay.
7 Q. And if I separate that from boards of	7	And what is it that you sell? Can you
8 directors generally, is that also a number that	'	describe for me, if you were giving a sales pitch,
9 measures in the dozens?	9	
10 A. At least.	10	•
	11	
	l	
,	12	·
13 can you identify generally any other decision	13	3
14 makers that you've been retained by to give advice	14	
15 on areas of executive compensation?	15	, ,
16 A. We – we get involved from time to	16	•
17 time with business owners. That might be a	17	
18 private equity firm or hedge fund looking at their	18	
19 portfolio companies.	19	• •
20 We also do a lot of project work. So	20	3 7
21 that would involve working with senior leaders of	21	
22 different financial services firms to look at	22	, , ,
23 either their whole compensation program or the	23	•
24 programs for particular units.	24	so a lot of experience across cycles. We're
We also from time to time get involved	25	comfortable giving clients difficult news, and

Case 3:21-cv-00881-X   Document 178-42   Fi	ed 01/09/24 Page 178 of 200 PageID 49624
Page 14 1 ALAN JOHNSON	Page 1 1 ALAN JOHNSON
2 we're good at what we do.	2 represent him, yes.
3 Q. And is it fair to say you have	3 Q. Okay. We'll talk about that just a
4 expertise in the area of executive compensation?	4 bit more.
5 A. Absolutely.	5 I'm going to read from your report.
6 Q. And is it fair to say that part of	6 If you want me to put it up on the screen, I'm
7 that expertise is knowing the marketplace?	7 happy, but I want to focus just on one sentence of
8 A. Absolutely.	8 your report that says that you understand from
9 Q. And is part of that expertise knowing	9 Mr. Dondero that "The 2018 loans that are the
10 or being familiar with the current trends in the	10 subject of this suit were modified by agreement in
11 marketplace?	11 late 2018 or early 2019 under which the loans
12 A. Yes, absolutely.	12 would be forgiven upon the sale at over cost of
13 Q. And would you say that you have a	13 substantially all of any three portfolio companies
14 really good understanding of how to structure	14 held in the Highland platform."
15 compensation plans that are appropriate to the	15 Do you remember that?
16 clients that you serve?	16 A. Yes.
17 A. Yes.	17 Q. Would you like to see it so you can
R. Tes.  R. And one of the things that we're here	18 see the context?
9 to discuss today is the concept of forgivable	19 A. I think I understand it.
	20 Q. Okay. So that's the sentence that I 21 want to focus on.
21 Do you understand that? 22 A. Yes.	
	,
Q. And your client is James Dondero.	23 the only agreement that you're aware of pertaining
Do I have that right?	24 to Highland and Mr. Dondero and the forgiveness of
25 A. I was retained by Stinson, but they	25 loans or do you understand there's more than one
Page 16 1 ALAN JOHNSON	Page 1 1 ALAN JOHNSON
	2 A. I think the total of the loans is
2 agreement? 3 A. When I discussed it with Mr. Dondero,	
<ul> <li>4 I believed there was a single agreement, but that</li> <li>5 I'm not sure of. I think that's the – what I got</li> </ul>	4 that – I think that's what I read.
•	5 Q. And where did you read that?
6 out of him.	6 A. I think in all the documents, when I
7 Q. Okay.	7 tried to parse out the – all the loans, I think
8 You haven't been informed that more	8 it totaled to something like 40 to \$50 million, if
9 than one agreement exists.	9   recall.
10 Do I have that right?	10 Q. And can you describe the document that
11 A. I don't believe so.	11 you're referring to?
I2 Q. Okay.	12 A. There were a bunch of loan agreements
Do you know how many loans are the	13 in all the different materials. I don't recall
14 subject of the agreement?	14 where I saw them.
15 A. There were – they were consolidated,	15 Q. Okay.
16 I believe, in late '18 or '19. Originally, there	16 Is the value of the – is the
17 were a lot more. I think they're down to a	17 aggregate value of the loans relevant to your
18 couple, if I recall.	18 analysis?
19 Q. Is it relevant to your analysis to	19 A. No.
20 know the number of loans that are the subject of	20 Q. Do you know anything about the loans
21 the agreement?	21 that are the subject of the agreement other than
22 A. I don't think so.	22 what you've written in your report?
, 66 6	23 A. Subsequent to the report, I've seen
loans that are the subject of the agreement that	23 A. Subsequent to the report, I've seen 24 some of the documentation of the loans, so I've
, 65 6	23 A. Subsequent to the report, I've seen

Case 3:21-cv-00881-X   Document 178-42   F	
Page 11 1 ALAN JOHNSON	Page 1 ALAN JOHNSON
2 interest rates and so forth.	2 A. I recall at least a couple.
3 Q. When did you see that documentation?	3 Q. Did you see any demand loans?
4 A. In the last week or so, prior to this	4 A. I don't recall seeing any.
5 deposition.	5 Q. Have you ever seen any written
6 Q. Have you amended your report?	6 agreement covering the forgiveness of any loans
7 A. I have not.	7 that Highland extended to Mr. Dondero?
8 Q. So are any of the conclusions altered	8 A. I have not.
9 at all by any of the documents you've seen	9 Q. Have you ever seen any written
10 recently?	10 agreement covering the forgiveness of any loans
11 A. No.	11 that Highland extended to any corporate affiliate?
12 Q. And now that I am aware that you've	12 A. I have not.
13 seen certain loan documentation, I'll ask you	13 Q. Have you ever seen any written
•	
14 again if you can identify any obligor under any of	14 agreement covering the forgiveness of any loans
15 the loans other than Mr. Dondero?	15 that Highland had ever extended to any person or
16 A. I'm sorry. I just didn't pay that	16 entity in the world?
17 much attention. I was looking – I don't	17 A. I have not.
18 remember.	18 Q. Have you seen any documents that
9 Q. Do you recall if the loans were demand	19 describe the existence or terms of any forgiveness
20 loans or term loans?	20 agreement between Highland and Mr. Dondero?
21 A. The ones I recall were – they were	21 A. I have not.
22 for a very long period of time, I think 30 years.	22 Q. Have you seen any documents that
23 They were – they were 30-year term loan.	23 describe the existence or terms of any forgiveness
Q. And do you recall how many 30-year	24 agreement between Highland and any corporate
25 term loans you saw?	25 affiliate?
Page 20	
1 ALAN JOHNSON	1 ALAN JOHNSON
2 A. I have not.	
O Harris and a support that	2 don't – that, I don't recall.
, ,	3 Q. Did you ask Mr. Dondero or any of his
4 describe the existence or terms of any forgiveness	<ul><li>3 Q. Did you ask Mr. Dondero or any of his</li><li>4 attorneys if there was a written agreement?</li></ul>
<ul><li>describe the existence or terms of any forgiveness</li><li>agreement between Highland and any person or</li></ul>	<ul> <li>Q. Did you ask Mr. Dondero or any of his</li> <li>attorneys if there was a written agreement?</li> <li>A. I don't recall if that came up. It</li> </ul>
<ul><li>describe the existence or terms of any forgiveness</li><li>agreement between Highland and any person or</li><li>entity in the world?</li></ul>	<ul> <li>Q. Did you ask Mr. Dondero or any of his</li> <li>attorneys if there was a written agreement?</li> <li>A. I don't recall if that came up. It</li> <li>may very well have, I don't remember whether we –</li> </ul>
<ul> <li>describe the existence or terms of any forgiveness</li> <li>agreement between Highland and any person or</li> <li>entity in the world?</li> <li>A. I have not.</li> </ul>	<ul> <li>Q. Did you ask Mr. Dondero or any of his</li> <li>attorneys if there was a written agreement?</li> <li>A. I don't recall if that came up. It</li> <li>may very well have, I don't remember whether we –</li> <li>whether there was an agreement or not. I just</li> </ul>
<ul> <li>describe the existence or terms of any forgiveness</li> <li>agreement between Highland and any person or</li> <li>entity in the world?</li> <li>A. I have not.</li> <li>Q. So is it fair to say that you have not</li> </ul>	<ul> <li>Q. Did you ask Mr. Dondero or any of his</li> <li>attorneys if there was a written agreement?</li> <li>A. I don't recall if that came up. It</li> <li>may very well have, I don't remember whether we –</li> <li>whether there was an agreement or not. I just</li> <li>don't recall.</li> </ul>
<ul> <li>describe the existence or terms of any forgiveness</li> <li>agreement between Highland and any person or</li> <li>entity in the world?</li> <li>A. I have not.</li> <li>Q. So is it fair to say that you have not</li> <li>seen any documentary evidence of any loan</li> </ul>	<ul> <li>Q. Did you ask Mr. Dondero or any of his</li> <li>attorneys if there was a written agreement?</li> <li>A. I don't recall if that came up. It</li> <li>may very well have, I don't remember whether we –</li> <li>whether there was an agreement or not. I just</li> <li>don't recall.</li> <li>Q. Did you or anybody working on your</li> </ul>
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world? A. I have not. Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody	<ul> <li>Q. Did you ask Mr. Dondero or any of his</li> <li>attorneys if there was a written agreement?</li> <li>A. I don't recall if that came up. It</li> <li>may very well have, I don't remember whether we –</li> <li>whether there was an agreement or not. I just</li> <li>don't recall.</li> <li>Q. Did you or anybody working on your</li> <li>behalf ever ask Mr. Dondero or anybody working on</li> </ul>
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world?  A. I have not. Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world?	Q. Did you ask Mr. Dondero or any of his attorneys if there was a written agreement?  A. I don't recall if that came up. It may very well have, I don't remember whether we – whether there was an agreement or not. I just don't recall.  Q. Did you or anybody working on your behalf ever ask Mr. Dondero or anybody working on his behalf if there were any documents that
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world? A. I have not. Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world? A. I have not seen any documents, that's	<ul> <li>Q. Did you ask Mr. Dondero or any of his</li> <li>attorneys if there was a written agreement?</li> <li>A. I don't recall if that came up. It</li> <li>may very well have, I don't remember whether we –</li> <li>whether there was an agreement or not. I just</li> <li>don't recall.</li> <li>Q. Did you or anybody working on your</li> <li>behalf ever ask Mr. Dondero or anybody working on</li> <li>his behalf if there were any documents that</li> <li>reflect the existence or terms of any forgiveness</li> </ul>
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world? A. I have not. Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world? A. I have not seen any documents, that's	Q. Did you ask Mr. Dondero or any of his attorneys if there was a written agreement?  A. I don't recall if that came up. It may very well have, I don't remember whether we – whether there was an agreement or not. I just don't recall.  Q. Did you or anybody working on your behalf ever ask Mr. Dondero or anybody working on his behalf if there were any documents that
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world?  A. I have not.  Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world?  A. I have not seen any documents, that's right.	<ul> <li>Q. Did you ask Mr. Dondero or any of his</li> <li>attorneys if there was a written agreement?</li> <li>A. I don't recall if that came up. It</li> <li>may very well have, I don't remember whether we –</li> <li>whether there was an agreement or not. I just</li> <li>don't recall.</li> <li>Q. Did you or anybody working on your</li> <li>behalf ever ask Mr. Dondero or anybody working on</li> <li>his behalf if there were any documents that</li> <li>reflect the existence or terms of any forgiveness</li> </ul>
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world?  A. I have not. Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world?  A. I have not seen any documents, that's right.  Q. Okay.	<ul> <li>Q. Did you ask Mr. Dondero or any of his</li> <li>attorneys if there was a written agreement?</li> <li>A. I don't recall if that came up. It</li> <li>may very well have, I don't remember whether we –</li> <li>whether there was an agreement or not. I just</li> <li>don't recall.</li> <li>Q. Did you or anybody working on your</li> <li>behalf ever ask Mr. Dondero or anybody working on</li> <li>his behalf if there were any documents that</li> <li>reflect the existence or terms of any forgiveness</li> <li>agreement that Highland ever entered into?</li> </ul>
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world? A. I have not. Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world? A. I have not seen any documents, that's right. Q. Okay. The agreement that Mr. Dondero	Q. Did you ask Mr. Dondero or any of his attorneys if there was a written agreement?  A. I don't recall if that came up. It may very well have, I don't remember whether we – whether there was an agreement or not. I just don't recall.  Q. Did you or anybody working on your behalf ever ask Mr. Dondero or anybody working on his behalf if there were any documents that reflect the existence or terms of any forgiveness agreement that Highland ever entered into?  A. When I talked to executives at
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world?  A. I have not.  Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world?  A. I have not seen any documents, that's right. Q. Okay. The agreement that Mr. Dondero described for you, do you understand that that is	3 Q. Did you ask Mr. Dondero or any of his 4 attorneys if there was a written agreement? 5 A. I don't recall if that came up. It 6 may very well have, I don't remember whether we – 7 whether there was an agreement or not. I just 8 don't recall. 9 Q. Did you or anybody working on your 10 behalf ever ask Mr. Dondero or anybody working on 11 his behalf if there were any documents that 12 reflect the existence or terms of any forgiveness 13 agreement that Highland ever entered into? 14 A. When I talked to executives at 15 Highland, we asked – or former executives about
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world?  A. I have not.  Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world?  A. I have not seen any documents, that's right.  Q. Okay.  The agreement that Mr. Dondero described for you, do you understand that that is an oral agreement?	Q. Did you ask Mr. Dondero or any of his attorneys if there was a written agreement?  A. I don't recall if that came up. It may very well have, I don't remember whether we – whether there was an agreement or not. I just don't recall.  Q. Did you or anybody working on your behalf ever ask Mr. Dondero or anybody working on his behalf if there were any documents that reflect the existence or terms of any forgiveness agreement that Highland ever entered into?  A. When I talked to executives at Highland, we asked – or former executives about loans, we talked about documentation.
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world?  A. I have not.  Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world?  A. I have not seen any documents, that's right.  Q. Okay. The agreement that Mr. Dondero described for you, do you understand that that is an oral agreement?  A. I don't think he said to me it was an	<ul> <li>Q. Did you ask Mr. Dondero or any of his</li> <li>attorneys if there was a written agreement?</li> <li>A. I don't recall if that came up. It</li> <li>may very well have, I don't remember whether we –</li> <li>whether there was an agreement or not. I just</li> <li>don't recall.</li> <li>Q. Did you or anybody working on your</li> <li>behalf ever ask Mr. Dondero or anybody working on</li> <li>his behalf if there were any documents that</li> <li>reflect the existence or terms of any forgiveness</li> <li>agreement that Highland ever entered into?</li> <li>A. When I talked to executives at</li> <li>Highland, we asked – or former executives about</li> <li>loans, we talked about documentation.</li> <li>They just didn't have any</li> </ul>
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world?  A. I have not.  Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world?  A. I have not seen any documents, that's right.  Q. Okay. The agreement that Mr. Dondero described for you, do you understand that that is an oral agreement?  A. I don't think he said to me it was an oral agreement. He described it to me. I	Q. Did you ask Mr. Dondero or any of his attorneys if there was a written agreement?  A. I don't recall if that came up. It may very well have, I don't remember whether we – whether there was an agreement or not. I just don't recall.  Q. Did you or anybody working on your behalf ever ask Mr. Dondero or anybody working on his behalf if there were any documents that reflect the existence or terms of any forgiveness agreement that Highland ever entered into?  A. When I talked to executives at Highland, we asked – or former executives about loans, we talked about documentation.  They just didn't have any documentation of the loans they had had. They described the fact that several of them had been
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world?  A. I have not.  Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world?  A. I have not seen any documents, that's right.  Q. Okay. The agreement that Mr. Dondero described for you, do you understand that that is an oral agreement?  A. I don't think he said to me it was an oral agreement. He described it to me. I don't – I don't think he – I don't remember if	<ul> <li>Q. Did you ask Mr. Dondero or any of his</li> <li>attorneys if there was a written agreement?</li> <li>A. I don't recall if that came up. It</li> <li>may very well have, I don't remember whether we –</li> <li>whether there was an agreement or not. I just</li> <li>don't recall.</li> <li>Q. Did you or anybody working on your</li> <li>behalf ever ask Mr. Dondero or anybody working on</li> <li>his behalf if there were any documents that</li> <li>reflect the existence or terms of any forgiveness</li> <li>agreement that Highland ever entered into?</li> <li>A. When I talked to executives at</li> <li>Highland, we asked – or former executives about</li> <li>loans, we talked about documentation.</li> <li>They just didn't have any</li> <li>documentation of the loans they had had. They</li> <li>described the fact that several of them had been</li> <li>forgiven. The documentation had existed at one</li> </ul>
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world?  A. I have not. Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world? A. I have not seen any documents, that's right. Q. Okay. The agreement that Mr. Dondero described for you, do you understand that that is an oral agreement? A. I don't think he said to me it was an oral agreement. He described it to me. I don't – I don't think he – I don't remember if he characterized it as an oral agreement, but he	3 Q. Did you ask Mr. Dondero or any of his 4 attorneys if there was a written agreement? 5 A. I don't recall if that came up. It 6 may very well have, I don't remember whether we – 7 whether there was an agreement or not. I just 8 don't recall. 9 Q. Did you or anybody working on your 10 behalf ever ask Mr. Dondero or anybody working on 11 his behalf if there were any documents that 12 reflect the existence or terms of any forgiveness 13 agreement that Highland ever entered into? 14 A. When I talked to executives at 15 Highland, we asked – or former executives about 16 loans, we talked about documentation. 17 They just didn't have any 18 documentation of the loans they had had. They 19 described the fact that several of them had been 20 forgiven. The documentation had existed at one 21 time, but they don't – they didn't keep it or
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world?  A. I have not.  Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world?  A. I have not seen any documents, that's right.  Q. Okay.  The agreement that Mr. Dondero described for you, do you understand that that is an oral agreement?  A. I don't think he said to me it was an oral agreement. He described it to me. I don't – I don't think he – I don't remember if he characterized it as an oral agreement, but he described how – he described how – in his	Q. Did you ask Mr. Dondero or any of his 4 attorneys if there was a written agreement? 5 A. I don't recall if that came up. It 6 may very well have, I don't remember whether we – 7 whether there was an agreement or not. I just 8 don't recall. 9 Q. Did you or anybody working on your 10 behalf ever ask Mr. Dondero or anybody working on 11 his behalf if there were any documents that 12 reflect the existence or terms of any forgiveness 13 agreement that Highland ever entered into? 14 A. When I talked to executives at 15 Highland, we asked – or former executives about 16 loans, we talked about documentation. 17 They just didn't have any 18 documentation of the loans they had had. They 19 described the fact that several of them had been 20 forgiven. The documentation had existed at one 21 time, but they don't – they didn't keep it or 22 didn't have it available.
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world?  A. I have not.  Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world?  A. I have not seen any documents, that's right.  Q. Okay.  The agreement that Mr. Dondero described for you, do you understand that that is an oral agreement?  A. I don't think he said to me it was an oral agreement. He described it to me. I don't – I don't think he – I don't remember if he characterized it as an oral agreement, but he described how – he described how – in his opinion, how the agreement worked.	Q. Did you ask Mr. Dondero or any of his 4 attorneys if there was a written agreement? 5 A. I don't recall if that came up. It 6 may very well have, I don't remember whether we – 7 whether there was an agreement or not. I just 8 don't recall. 9 Q. Did you or anybody working on your 10 behalf ever ask Mr. Dondero or anybody working on 11 his behalf if there were any documents that 12 reflect the existence or terms of any forgiveness 13 agreement that Highland ever entered into? 14 A. When I talked to executives at 15 Highland, we asked – or former executives about 16 loans, we talked about documentation. 17 They just didn't have any 18 documentation of the loans they had had. They 19 described the fact that several of them had been 20 forgiven. The documentation had existed at one 21 time, but they don't – they didn't keep it or 22 didn't have it available. 23 So we talked about that, but
describe the existence or terms of any forgiveness agreement between Highland and any person or entity in the world?  A. I have not.  Q. So is it fair to say that you have not seen any documentary evidence of any loan forgiveness agreement between Highland and anybody in the world?  A. I have not seen any documents, that's right.  Q. Okay.  The agreement that Mr. Dondero described for you, do you understand that that is an oral agreement?  A. I don't think he said to me it was an oral agreement. He described it to me. I don't – I don't think he – I don't remember if he characterized it as an oral agreement, but he described how – he described how – in his	Q. Did you ask Mr. Dondero or any of his 4 attorneys if there was a written agreement? 5 A. I don't recall if that came up. It 6 may very well have, I don't remember whether we – 7 whether there was an agreement or not. I just 8 don't recall. 9 Q. Did you or anybody working on your 10 behalf ever ask Mr. Dondero or anybody working on 11 his behalf if there were any documents that 12 reflect the existence or terms of any forgiveness 13 agreement that Highland ever entered into? 14 A. When I talked to executives at 15 Highland, we asked – or former executives about 16 loans, we talked about documentation. 17 They just didn't have any 18 documentation of the loans they had had. They 19 described the fact that several of them had been 20 forgiven. The documentation had existed at one 21 time, but they don't – they didn't keep it or 22 didn't have it available.

	·	09/24 Page 180 of 200 Pagell	
Page 22 1 ALAN JOHNSON	1	ALAN JOHNSON	Page 23
2 the forgiveness of any loans that Highland		S themselves may have been already	
	١.	pensation.	
4 you?	4	I guess these would have actualized	
5 A. Tam not.		compensation, so it certainly – if these	
6 Q. You're not offering any opinion as to		s were modified with the performance	
7 the terms of any alleged agreement between		acteristic, it would have turned it in from	
8 Mr. Dondero and Highland concerning the		aps deferred compensation into actual	
9 forgiveness of loans, are you?		pensation.	
10 A. I am not.	10	So it would have changed the	
11 Q. You're not offering any opinions on		racteristics of it, but I'm not sure it created	
the reasonableness of any of the terms of any		pensation. There may have already been	
13 alleged agreement between Mr. Dondero and Highland		pensation in these loans in the first place.	
14 concerning the forgiveness of loans, are you?	14	Q. Is it fair to say that you're	
15 A. I am not.	15 spe	culating on that?	
16 Q. You've been informed that this		A. There's some speculation there, yes.	
17 modification was intended to provide Mr. Dondero	17	Q. Do you have any knowledge as to the	
18 with additional compensation based on the	18 inte	nt of the parties when they entered into the	
19 satisfaction of what we've been calling "certain	19 mod	lification agreement on the topic of	
20 conditions subsequent." Is that fair?	20 forg	iveness?	
21 A. As I understood it, the loans	21	Mr. Dondero described it as to reward	
22 existed – I don't know. I don't know if that's a	22 him	for actualizing – I guess there were three	
23 fair characterization.		folio investments, and if they were – if a	
24 I think the loans were modified	24 tran	saction occurred at more than the mark price,	
25 that, I'd have to really think about, because the	25 that	was to reward him for having one of those	
Page 24		-	Page 2
1 ALAN JOHNSON	1	ALAN JOHNSON	9
2 transactions occur.	2 as to	the intent of the forgiveness agreement	
3 Q. Okay. So it was supposed to - your		r than what Mr. Dondero told you?	
	3 othe		
4 understanding from Mr. Dondero was that the	3 othe	r than what Mr. Dondero told you?	
<ul> <li>understanding from Mr. Dondero was that the</li> <li>agreement was intended to reward him if he</li> </ul>	3 othe 4 / 5	r than what Mr. Dondero told you? A. No.	
<ul> <li>understanding from Mr. Dondero was that the</li> <li>agreement was intended to reward him if he</li> <li>achieved some level of performance in the future.</li> </ul>	3 othe 4 7 5 0 6 othe	r than what Mr. Dondero told you? A. No. Q. Do you have any source of information	
<ul> <li>understanding from Mr. Dondero was that the</li> <li>agreement was intended to reward him if he</li> <li>achieved some level of performance in the future.</li> <li>Do I have that right?</li> </ul>	3 othe 4 / 5 ( 6 othe 7 of th	r than what Mr. Dondero told you? A. No. Q. Do you have any source of information r than Mr. Dondero as to the purpose of each	
<ul> <li>understanding from Mr. Dondero was that the</li> <li>agreement was intended to reward him if he</li> <li>achieved some level of performance in the future.</li> <li>Do I have that right?</li> <li>A. Yes.</li> </ul>	3 othe 4 // 5 (6 othe 7 of th 8 forgi	r than what Mr. Dondero told you? A. No. Q. Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the	
<ul> <li>4 understanding from Mr. Dondero was that the</li> <li>5 agreement was intended to reward him if he</li> <li>6 achieved some level of performance in the future.</li> <li>7 Do I have that right?</li> <li>8 A. Yes.</li> <li>9 Q. Okay.</li> </ul>	3 othe 4 // 5 0 6 othe 7 of th 8 forgi	r than what Mr. Dondero told you? A. No. Q. Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?	
<ul> <li>understanding from Mr. Dondero was that the</li> <li>agreement was intended to reward him if he</li> <li>achieved some level of performance in the future.</li> <li>Do I have that right?</li> <li>A. Yes.</li> <li>Q. Okay.</li> <li>Do you know what the purpose of any of</li> </ul>	3 othe 4 / 5 0 6 othe 7 of th 8 forgi 9 / 10 that	r than what Mr. Dondero told you? A. No. Q. Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement? A. Just going back to the prior comment,	
<ul> <li>understanding from Mr. Dondero was that the</li> <li>agreement was intended to reward him if he</li> <li>achieved some level of performance in the future.</li> <li>Do I have that right?</li> <li>A. Yes.</li> <li>Q. Okay.</li> <li>Do you know what the purpose of any of</li> <li>the loans that are the subject of the forgiveness</li> </ul>	3 othe 4 // 5 0 6 othe 7 of th 8 forgi 9 // 10 that 11 the	r than what Mr. Dondero told you?  A. No.  Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that	
4 understanding from Mr. Dondero was that the 5 agreement was intended to reward him if he 6 achieved some level of performance in the future. 7 Do I have that right? 8 A. Yes. 9 Q. Okay. 10 Do you know what the purpose of any of 11 the loans that are the subject of the forgiveness 12 agreement was?	3 othe 4 // 5 (6 6 othe 7 of th 8 forgi 9 // 10 that 11 the 12 in th	r than what Mr. Dondero told you?  A. No.  Q. Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not – not – that was in the	
4 understanding from Mr. Dondero was that the 5 agreement was intended to reward him if he 6 achieved some level of performance in the future. 7 Do I have that right? 8 A. Yes. 9 Q. Okay. 10 Do you know what the purpose of any of 11 the loans that are the subject of the forgiveness 12 agreement was? 13 A. Mr. Dondero described the – the loans	3 othe 4 // 5 (0 6 othe 7 of th 8 forgi 9 // 10 that 11 the 12 in th 13 tota	r than what Mr. Dondero told you?  A. No.  Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not – not – that was in the ity, not loan by loan.	
4 understanding from Mr. Dondero was that the 5 agreement was intended to reward him if he 6 achieved some level of performance in the future. 7 Do I have that right? 8 A. Yes. 9 Q. Okay. 10 Do you know what the purpose of any of 11 the loans that are the subject of the forgiveness 12 agreement was? 13 A. Mr. Dondero described the – the loans 14 as a way to invest in the business rather than	3 othe 4 // 5 0 6 othe 7 of th 8 forgi 9 // 10 that 11 the 12 in th 13 tota 14	r than what Mr. Dondero told you?  A. No.  Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not – not – that was in the ity, not loan by loan.  Q. All right.	
understanding from Mr. Dondero was that the agreement was intended to reward him if he achieved some level of performance in the future. Do I have that right?  A. Yes. Q. Okay. Do you know what the purpose of any of the loans that are the subject of the forgiveness agreement was? A. Mr. Dondero described the – the loans as a way to invest in the business rather than paying out compensation. He described it, I	3 othe 4 // 5 0 6 othe 7 of th 8 forgi 9 // 10 that 11 the 12 in th 13 tota 14	r than what Mr. Dondero told you?  A. No.  Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not — not — that was in the ity, not loan by loan.  Q. All right.  But your sole source of information	
4 understanding from Mr. Dondero was that the 5 agreement was intended to reward him if he 6 achieved some level of performance in the future. 7 Do I have that right? 8 A. Yes. 9 Q. Okay. 10 Do you know what the purpose of any of 11 the loans that are the subject of the forgiveness 12 agreement was? 13 A. Mr. Dondero described the – the loans 14 as a way to invest in the business rather than 15 paying out compensation. He described it, I 16 think, as delayed gratification, that these funds	3 othe 4 // 5 0 6 othe 7 of th 8 forgi 9 // 10 that 11 the 12 in th 13 total 14 15 16 regal	r than what Mr. Dondero told you?  A. No.  Q. Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not — not — that was in the ity, not loan by loan.  Q. All right.  But your sole source of information arding that topic is Mr. Dondero.	
understanding from Mr. Dondero was that the agreement was intended to reward him if he achieved some level of performance in the future.  Do I have that right?  A. Yes. Q. Okay. Do you know what the purpose of any of the loans that are the subject of the forgiveness agreement was? A. Mr. Dondero described the – the loans as a way to invest in the business rather than paying out compensation. He described it, I think, as delayed gratification, that these funds then would be invested in the business rather than	3 othe 4 // 5 (0) 6 othe 7 of th 8 forgi 9 // 10 that 11 the 12 in th 13 total 14 15 16 regal 17	r than what Mr. Dondero told you?  A. No.  Q. Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not – not – that was in the ity, not loan by loan.  Q. All right.  But your sole source of information arding that topic is Mr. Dondero.  Do I have that right?	
understanding from Mr. Dondero was that the agreement was intended to reward him if he achieved some level of performance in the future. Do I have that right?  A. Yes. Q. Okay. Do you know what the purpose of any of the loans that are the subject of the forgiveness agreement was? A. Mr. Dondero described the – the loans as a way to invest in the business rather than paying out compensation. He described it, I think, as delayed gratification, that these funds then would be invested in the business rather than being paid out to him as – as current	3 other 4 // 5 0 6 other 7 of th 8 forgi 9 // 10 that 11 the 12 in th 13 tota 14 15 16 regal 17 18	r than what Mr. Dondero told you?  A. No.  Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not — not — that was in the ity, not loan by loan.  Q. All right.  But your sole source of information arding that topic is Mr. Dondero.  Do I have that right?  A. It was — when I interviewed the other	
understanding from Mr. Dondero was that the agreement was intended to reward him if he achieved some level of performance in the future. Do I have that right?  A. Yes. Q. Okay. Do you know what the purpose of any of the loans that are the subject of the forgiveness agreement was? A. Mr. Dondero described the – the loans as a way to invest in the business rather than paying out compensation. He described it, I think, as delayed gratification, that these funds then would be invested in the business rather than being paid out to him as – as current compensation.	3 other 4 // 5 (6) 6 other 7 of th 8 forgi 9 // 10 that 11 the 12 in th 13 total 14 15 16 regal 17 18 19 High	r than what Mr. Dondero told you?  A. No.  Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not — not — that was in the ity, not loan by loan.  Q. All right.  But your sole source of information arding that topic is Mr. Dondero.  Do I have that right?  A. It was — when I interviewed the other aland — former Highland executives, they also	
understanding from Mr. Dondero was that the agreement was intended to reward him if he achieved some level of performance in the future.  Do I have that right?  A. Yes. Q. Okay. Do you know what the purpose of any of the loans that are the subject of the forgiveness agreement was? A. Mr. Dondero described the — the loans as a way to invest in the business rather than paying out compensation. He described it, I think, as delayed gratification, that these funds then would be invested in the business rather than being paid out to him as — as current compensation. Q. Do you know what the — what the	3 other 4 // 5 (0) 6 other 7 of th 8 forgi 9 // 10 that 11 the 12 in th 13 tota 14 15 16 regal 17 18 19 High 20 des	r than what Mr. Dondero told you?  A. No.  Q. Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not — not — that was in the ity, not loan by loan.  Q. All right.  But your sole source of information arding that topic is Mr. Dondero.  Do I have that right?  A. It was — when I interviewed the other pland — former Highland executives, they also cribed the general practice of that as well,	
understanding from Mr. Dondero was that the agreement was intended to reward him if he achieved some level of performance in the future.  Do I have that right?  A. Yes. Q. Okay. Do you know what the purpose of any of the loans that are the subject of the forgiveness agreement was? A. Mr. Dondero described the – the loans as a way to invest in the business rather than paying out compensation. He described it, I think, as delayed gratification, that these funds then would be invested in the business rather than being paid out to him as – as current compensation. Q. Do you know what the – what the obligors under the various loans did with the	3 othe 4 // 5 (0) 6 othe 7 of th 8 forgi 9 // 10 that 11 the 12 in th 13 tota 14 15 16 regal 17 18 19 High 20 desal 21 that	r than what Mr. Dondero told you?  A. No.  Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not – not – that was in the ity, not loan by loan.  Q. All right.  But your sole source of information arding that topic is Mr. Dondero.  Do I have that right?  A. It was – when I interviewed the other nland – former Highland executives, they also cribed the general practice of that as well, going back a long time, they were familiar	
understanding from Mr. Dondero was that the agreement was intended to reward him if he achieved some level of performance in the future.  Do I have that right?  A. Yes. Q. Okay. Do you know what the purpose of any of the loans that are the subject of the forgiveness agreement was? A. Mr. Dondero described the – the loans as a way to invest in the business rather than paying out compensation. He described it, I think, as delayed gratification, that these funds then would be invested in the business rather than being paid out to him as – as current compensation. Q. Do you know what the – what the obligors under the various loans did with the proceeds that they received from Highland?	3 other 4 // 5 0 6 other 7 of th 8 forgi 9 // 10 that 11 the 12 in th 13 tota 14 15 16 regal 17 18 19 High 20 dess 21 that 22 with	r than what Mr. Dondero told you?  A. No.  Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not — not — that was in the ity, not loan by loan.  Q. All right.  But your sole source of information arding that topic is Mr. Dondero.  Do I have that right?  A. It was — when I interviewed the other nland — former Highland executives, they also cribed the general practice of that as well, going back a long time, they were familiar that idea of delaying it and reinvesting in	
understanding from Mr. Dondero was that the agreement was intended to reward him if he achieved some level of performance in the future.  Do I have that right?  A. Yes. Q. Okay. Do you know what the purpose of any of the loans that are the subject of the forgiveness agreement was? A. Mr. Dondero described the – the loans as a way to invest in the business rather than paying out compensation. He described it, I think, as delayed gratification, that these funds then would be invested in the business rather than being paid out to him as – as current compensation. Q. Do you know what the – what the obligors under the various loans did with the proceeds that they received from Highland? A. Mr. Dondero described it as the	3 other 4 // 5 (6) 6 other 7 of th 8 forgi 9 // 10 that 11 the 12 in th 13 total 14 15 16 regal 17 18 19 High 20 desi 21 that 22 with 23 the	r than what Mr. Dondero told you?  A. No.  Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not — not — that was in the ity, not loan by loan.  Q. All right.  But your sole source of information arding that topic is Mr. Dondero.  Do I have that right?  A. It was — when I interviewed the other nland — former Highland executives, they also cribed the general practice of that as well, going back a long time, they were familiar that idea of delaying it and reinvesting in ousiness.	
understanding from Mr. Dondero was that the agreement was intended to reward him if he achieved some level of performance in the future.  Do I have that right?  A. Yes. Q. Okay. Do you know what the purpose of any of the loans that are the subject of the forgiveness agreement was? A. Mr. Dondero described the – the loans as a way to invest in the business rather than paying out compensation. He described it, I think, as delayed gratification, that these funds then would be invested in the business rather than being paid out to him as – as current compensation. Q. Do you know what the – what the obligors under the various loans did with the proceeds that they received from Highland? A. Mr. Dondero described it as the proceeds would be reinvested in the business.	3 other 4 // 5 0 6 other 7 of th 8 forgi 9 // 10 that 11 the 12 in th 13 tota 14 15 16 regal 17 18 19 High 20 dess 21 that 22 with 23 the 24	r than what Mr. Dondero told you?  A. No.  Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not — not — that was in the ity, not loan by loan.  Q. All right.  But your sole source of information arding that topic is Mr. Dondero.  Do I have that right?  A. It was — when I interviewed the other hland — former Highland executives, they also cribed the general practice of that as well, going back a long time, they were familiar that idea of delaying it and reinvesting in business.  So that went back aways, but most of	
understanding from Mr. Dondero was that the agreement was intended to reward him if he achieved some level of performance in the future.  Do I have that right?  A. Yes. Q. Okay. Do you know what the purpose of any of the loans that are the subject of the forgiveness agreement was? A. Mr. Dondero described the – the loans as a way to invest in the business rather than paying out compensation. He described it, I think, as delayed gratification, that these funds then would be invested in the business rather than being paid out to him as – as current compensation. Q. Do you know what the – what the obligors under the various loans did with the proceeds that they received from Highland? A. Mr. Dondero described it as the	3 other 4 // 5 0 6 other 7 of th 8 forgi 9 // 10 that 11 the 12 in th 13 tota 14 15 16 regal 17 18 19 High 20 dess 21 that 22 with 23 the 24	r than what Mr. Dondero told you?  A. No.  Do you have any source of information r than Mr. Dondero as to the purpose of each e loans that are the subject of the veness agreement?  A. Just going back to the prior comment, he had described the general practice that oans were to give him the ability to reinvest e business, but not — not — that was in the ity, not loan by loan.  Q. All right.  But your sole source of information arding that topic is Mr. Dondero.  Do I have that right?  A. It was — when I interviewed the other nland — former Highland executives, they also cribed the general practice of that as well, going back a long time, they were familiar that idea of delaying it and reinvesting in ousiness.	

Page 26 1 ALAN JOHNSON	Page 1 ALAN JOHNSON
Q. Did they tell you anything concerning	2 the lawsuit did with the proceeds?
3 the intent of the loans other than what you've	3 A. Just a description from Mr. Dondero
4 just described?	4 about the purpose of the – what the loans would
5 A. They described their individual	5 be used for.
6 circumstances around why the loans were made to	6 Q. Okay.
7 them and the circumstances, but the intent of the	7 So your understanding from Mr. Dondero
8 loan itself, no. It just – some comments from	8 was that the purpose of the forgiveness agreement
9 them and Mr. Dondero.	9 that he entered into in late 2018 or early 2019
0 Q. Okay. I apologize, I probably wasn't	10 was to incentivize him to perform in the future,
1 clear here. I am only talking about the loans	11 correct?
2 that are the subject of the forgiveness agreement	12 A. Yes.
3 that's – that's part of the lawsuit. I'm not	13 Q. And, in fact, your understanding is
4 talking about any loans to any prior employees.	14 that under the modification agreement, the loans
5 So I think — I think we may have been	15 will only be forgiven if some future event occurs,
6 talking past each other, so let me try again.	16 correct?
7 With respect to the purpose of each of	17 A. Yes.
8 the loans that are the subject of the pending	18 Q. The loan was not intended to provide
9 lawsuit, do you have any source of information	19 him for compensation for services previously
0 regarding their purpose other than Mr. Dondero?	20 rendered. Is that fair?
1 A. I do not.	21 A. No. As I – as I mentioned earlier,
2 Q. Okay.	22 my speculation was that the – the loans were,
3 Do you have any source of information	23 using his words, delayed gratification. He paid
4 other than Mr. Dondero concerning what the	24 himself and others less than the market wage and
5 obligors of each of the loans that's subject to	25 used loans as a form of compensation in the past.
obligors of each of the loans that's subject to	25 dised loans as a form of compensation in the past.
Page 28 1 ALAN JOHNSON	Page 1 ALAN JOHNSON
2 Q. VVeil, it the assets subject to the	2 So it would be around sizing.
	2 So it would be around sizing, 3 magnitudes, the terms, you know, of how the loans
3 agreement are not sold above cost, Mr. Dondero	3 magnitudes, the terms, you know, of how the loans
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that	<ul><li>3 magnitudes, the terms, you know, of how the loans</li><li>4 would work.</li></ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct?	<ul> <li>3 magnitudes, the terms, you know, of how the loans</li> <li>4 would work.</li> <li>5 Q. When giving advice – you know, I want</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes.	<ul> <li>3 magnitudes, the terms, you know, of how the loans</li> <li>4 would work.</li> <li>5 Q. When giving advice – you know, I want</li> <li>6 to, if I can use, a phrase here during the</li> </ul>
<ul> <li>agreement are not sold above cost, Mr. Dondero</li> <li>will never get any gratification. Is that</li> <li>correct?</li> <li>A. Yes.</li> <li>MR. AIGEN: Objection, form.</li> </ul>	<ul> <li>3 magnitudes, the terms, you know, of how the loans</li> <li>4 would work.</li> <li>5 Q. When giving advice – you know, I want</li> <li>6 to, if I can use, a phrase here during the</li> <li>7 deposition of "decision maker."</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have	<ul> <li>3 magnitudes, the terms, you know, of how the loans</li> <li>4 would work.</li> <li>5 Q. When giving advice – you know, I want</li> <li>6 to, if I can use, a phrase here during the</li> <li>7 deposition of "decision maker."</li> <li>8 If I use the word – the phrase</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable	<ul> <li>3 magnitudes, the terms, you know, of how the loans</li> <li>4 would work.</li> <li>5 Q. When giving advice – you know, I want</li> <li>6 to, if I can use, a phrase here during the</li> <li>7 deposition of "decision maker."</li> <li>8 If I use the word – the phrase</li> <li>9 "decision maker," will you understand that I mean</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans.	<ul> <li>3 magnitudes, the terms, you know, of how the loans</li> <li>4 would work.</li> <li>5 Q. When giving advice – you know, I want</li> <li>6 to, if I can use, a phrase here during the</li> <li>7 deposition of "decision maker."</li> <li>8 If I use the word – the phrase</li> <li>9 "decision maker," will you understand that I mean</li> <li>10 the person who is acting on behalf of the employer</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right?	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right? A. Yes.	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> <li>decision as to whether or not to forgive a loan?</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right? A. Yes. Q. And have you ever given advice on how	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> <li>decision as to whether or not to forgive a loan?</li> <li>A. Okay.</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right? A. Yes. Q. And have you ever given advice on how to structure forgivable loans as part of executive	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> <li>decision as to whether or not to forgive a loan?</li> <li>A. Okay.</li> <li>Q. Somebody has to act on behalf of the</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right? A. Yes. Q. And have you ever given advice on how to structure forgivable loans as part of executive compensation?	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> <li>decision as to whether or not to forgive a loan?</li> <li>A. Okay.</li> <li>Q. Somebody has to act on behalf of the</li> <li>company – you would agree, based on your</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right? A. Yes. Q. And have you ever given advice on how to structure forgivable loans as part of executive compensation? A. Yes.	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> <li>decision as to whether or not to forgive a loan?</li> <li>A. Okay.</li> <li>Q. Somebody has to act on behalf of the</li> <li>company – you would agree, based on your</li> <li>expertise, that somebody has to make the decision</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right? A. Yes. Q. And have you ever given advice on how to structure forgivable loans as part of executive compensation? A. Yes. Q. Can you please describe your	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> <li>decision as to whether or not to forgive a loan?</li> <li>A. Okay.</li> <li>Q. Somebody has to act on behalf of the</li> <li>company – you would agree, based on your</li> <li>expertise, that somebody has to make the decision</li> <li>on behalf of the company whether or not to forgive</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right? A. Yes. Q. And have you ever given advice on how to structure forgivable loans as part of executive compensation? A. Yes. Q. Can you please describe your experience in that area?	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> <li>decision as to whether or not to forgive a loan?</li> <li>A. Okay.</li> <li>Q. Somebody has to act on behalf of the</li> <li>company – you would agree, based on your</li> <li>expertise, that somebody has to make the decision</li> <li>on behalf of the company whether or not to forgive</li> <li>loans. Is that fair?</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right? A. Yes. Q. And have you ever given advice on how to structure forgivable loans as part of executive compensation? A. Yes. Q. Can you please describe your experience in that area? A. From time to time, clients or we come	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> <li>decision as to whether or not to forgive a loan?</li> <li>A. Okay.</li> <li>Q. Somebody has to act on behalf of the</li> <li>company – you would agree, based on your</li> <li>expertise, that somebody has to make the decision</li> <li>on behalf of the company whether or not to forgive</li> <li>loans. Is that fair?</li> <li>A. Well, it could be a committee like a</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right? A. Yes. Q. And have you ever given advice on how to structure forgivable loans as part of executive compensation? A. Yes. Q. Can you please describe your experience in that area? A. From time to time, clients or we come up with using loans as a vehicle to incent and	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> <li>decision as to whether or not to forgive a loan?</li> <li>A. Okay.</li> <li>Q. Somebody has to act on behalf of the</li> <li>company – you would agree, based on your</li> <li>expertise, that somebody has to make the decision</li> <li>on behalf of the company whether or not to forgive</li> <li>loans. Is that fair?</li> <li>A. Well, it could be a committee like a</li> <li>board or a comp committee or others, but there</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct?  A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right? A. Yes. Q. And have you ever given advice on how to structure forgivable loans as part of executive compensation? A. Yes. Q. Can you please describe your experience in that area? A. From time to time, clients or we come up with using loans as a vehicle to incent and motivate executives and senior professionals. So	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> <li>decision as to whether or not to forgive a loan?</li> <li>A. Okay.</li> <li>Q. Somebody has to act on behalf of the</li> <li>company – you would agree, based on your</li> <li>expertise, that somebody has to make the decision</li> <li>on behalf of the company whether or not to forgive</li> <li>loans. Is that fair?</li> <li>A. Well, it could be a committee like a</li> <li>board or a comp committee or others, but there</li> <li>needs to be somebody or person that decides.</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct? A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right? A. Yes. Q. And have you ever given advice on how to structure forgivable loans as part of executive compensation? A. Yes. Q. Can you please describe your experience in that area? A. From time to time, clients or we come up with using loans as a vehicle to incent and motivate executives and senior professionals. So we'll get involved in the magnitude of the loans,	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> <li>decision as to whether or not to forgive a loan?</li> <li>A. Okay.</li> <li>Q. Somebody has to act on behalf of the</li> <li>company – you would agree, based on your</li> <li>expertise, that somebody has to make the decision</li> <li>on behalf of the company whether or not to forgive</li> <li>loans. Is that fair?</li> <li>A. Well, it could be a committee like a</li> <li>board or a comp committee or others, but there</li> <li>needs to be somebody or person that decides.</li> <li>Q. Okay.</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct?  A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right? A. Yes. Q. And have you ever given advice on how to structure forgivable loans as part of executive compensation? A. Yes. Q. Can you please describe your experience in that area? A. From time to time, clients or we come up with using loans as a vehicle to incent and motivate executives and senior professionals. So we'll get involved in the magnitude of the loans, the terms, interest rates, you know, if there's	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> <li>decision as to whether or not to forgive a loan?</li> <li>A. Okay.</li> <li>Q. Somebody has to act on behalf of the</li> <li>company – you would agree, based on your</li> <li>expertise, that somebody has to make the decision</li> <li>on behalf of the company whether or not to forgive</li> <li>loans. Is that fair?</li> <li>A. Well, it could be a committee like a</li> <li>board or a comp committee or others, but there</li> <li>needs to be somebody or person that decides.</li> <li>Q. Okay.</li> <li>So whether it's a board of directors</li> </ul>
agreement are not sold above cost, Mr. Dondero will never get any gratification. Is that correct?  A. Yes. MR. AIGEN: Objection, form. Q. I think you said that you have experience giving advice concerning forgivable loans. Do I have that right? A. Yes. Q. And have you ever given advice on how to structure forgivable loans as part of executive compensation? A. Yes. Q. Can you please describe your experience in that area? A. From time to time, clients or we come up with using loans as a vehicle to incent and motivate executives and senior professionals. So we'll get involved in the magnitude of the loans,	<ul> <li>magnitudes, the terms, you know, of how the loans</li> <li>would work.</li> <li>Q. When giving advice – you know, I want</li> <li>to, if I can use, a phrase here during the</li> <li>deposition of "decision maker."</li> <li>If I use the word – the phrase</li> <li>"decision maker," will you understand that I mean</li> <li>the person who is acting on behalf of the employer</li> <li>to make the decision – to actually make the</li> <li>decision as to whether or not to forgive a loan?</li> <li>A. Okay.</li> <li>Q. Somebody has to act on behalf of the</li> <li>company – you would agree, based on your</li> <li>expertise, that somebody has to make the decision</li> <li>on behalf of the company whether or not to forgive</li> <li>loans. Is that fair?</li> <li>A. Well, it could be a committee like a</li> <li>board or a comp committee or others, but there</li> <li>needs to be somebody or person that decides.</li> <li>Q. Okay.</li> </ul>

	Case 3:21-cv-00881-X   Document 178-42   Fil	ed	01/09/24 Page 182 of 200 PageID 49628
1	Page 30 ALAN JOHNSON	1	Page ALAN JOHNSON
2	employees, I'm going to use the phrase "decision	2	them that they ought to be informed on before they
3	maker" to refer to that person or body who is	3	enter into a forgiveness?
4	making the decision on behalf of the employer to	4	A. Make sure I understand the question,
5	forgive a loan as part of executive compensation.	5	you're talking about before they do the agreement
6	Is that fair?	6	itself, not the forgiveness of it but structuring
7	A. Sure. Okay.	7	the agreement?
8	Q. Okay.	8	Q. No. I apologize. I'm not talking
9	And you've given advice to decision	9	about the underlying loan. I'm talking about the
10	makers using the definition that I've just	10	decision to enter into an agreement pursuant to
11	described, correct?	11	which, you know, loans would be forgiven, what
12	A. Yes.	12	information should they have before they're –
13	Q. Okay.	13	that kind of an agreement?
14	When you give advice to decision	14	A. Fair enough.
15	makers who are considering whether to forgive	15	They should understand the – the
16	loans as part of executive compensation, do you	16	magnitude of the accomplishment that would be
17		17	attached to the – to the loans.
18	making that decision?	18	They should have a basic understanding
19	A. You want them to be informed. Maybe	19	of the magnitude of the loans, the magnitude of
20	they already have adequate information about	20	the events that they're incenting or rewarding, if
21	circumstances, but you would certainly want them	21	it is – is there some proportionality between the
22	to be informed before they made a – certainly, a	22	success and the amount of loan forgiveness?
23	final decision.	23	They should have some idea of the
24	Q. And if you were giving expert advice	24	probability of these accomplishments happening.
25	to a decision maker, what areas would you tell	25	Is it highly unlikely or very likely to happen?
	Page 32		Page
1	ALAN JOHNSON	1	ALAN JOHNSON
2	So I think they should have some	2	pay history? I think that's relevant.
3	understanding of the proportionality. They should	3	You know, is the forgiveness of the
4	have some understanding of difficulty. And is it	4	loan significant enough to motivate the behaviors
5	a – is it fair to forgive these loan if these	5	that you're trying to do? If that individual –
6	events occur?	6	if this is a trivial amount, then it won't have
7	Q. Let's talk about some information.		much of an impact. If it's overwhelming, maybe it
8	In your opinion, should the decision	8	will lead to behaviors that are not good, take too
9	maker be knowledgeable about the executive's	9	much risk or whatever.
10	compensation history before entering into an	10	So, yes, you should be aware of the
11	agreement concerning the forgiveness of any loans?	11	pay history, but also, the business context, how
12	A. The decision maker should have a	12	important is it for these events to happen. Is
13	general understanding of the pay history of the	13	this – is this very significant in the company's
14	individual, the context of the company, the	14	future?
15	situation. It should – it would be one of the	15	So yes, you should be aware.
16	factors that you should – you should certainly be	16	Q. Can you think of any circumstances
17		17	where it would be appropriate for a decision maker
18	Q. And why do you believe that a decision	18	to agree to forgive loans as part of an
19	maker should be knowledgeable about the	19	executive's compensation without having an
20	executive's pay history before she, he or it	20	understanding of the executive's compensation
21	agrees to forgive loans?	21	history?
22	A. I think in the real world, you want to	22	A. Well, you – sometimes, you have new
			and the same of th
23	understand the context. Has this executive been	23	executives, so you wouldn't - you wouldn't have
24	very well paid or poorly paid in the past? What	24	any pay history to be aware of. And some - many
24			

	iment 178-42 File			
1 ALAN JOHNSON	Page 34	1	ALAN JOHNSON	Page 3
2 or complicated, so it would not be ideal, but it		2	forgive the loans without having some knowledge of	
3 certainly has happened.			that. It's possible to get it.	
4 Q. So – so it happens, you think – the		4	Q. Would you ever advise a decision maker	
5 circumstances you can think of are for new			to forgive loans as part of executive compensation	
6 employees or for people with murky compensa	ation		without ever asking anybody for information	
	IOUI	_		
7 histories.		7	relating to the executive's compensation history?	
8 Do I have that right?		8	A. I would not recommend that usually.	
9 A. I think that would usually be the		9	Q. Okay. Let's talk about the entity's	
0 circumstances where you would at least have		10	financial condition.	
11 good, general understanding of somebody's p	-	11	In your opinion, is the entity's	
2 history.		12	financial condition relevant for a decision maker	
<ol> <li>Q. Would you recommend that the decision</li> </ol>		13	to consider before entering into a loan	
4 maker seek information concerning the execu-	tive's	14	forgiveness program?	
5 compensation history before agreeing to forgiv	/e	15	A. I think the financial condition is	
6 any loans?		16	certainly relevant, and as I mentioned earlier,	
7 A. I – generally, advice, I would want		17	the significance of the events that you're trying	
8 to know that. So yes, I would suggest they find	d	18	to motivate.	
9 that out, if it's feasible or but yes, that		19	So yes, I think you want to know both.	
20 would be one of the things I would probably		20	You'd want to know your financial condition and	
21 suggest.		21	you want to know the significance of the events	
Q. Would you ever advise a decision ma		22	that you're trying to – to reward.	
3 to forgive loans without having an understandi		23	Q. And why do you believe in your expert	
24 of the executive's compensation history?	•	24	opinion that the decision maker should have an	
25 A. I probably would not suggest that you			understanding of the entity's financial condition	
1 ALAN JOHNSON	Page 36	1	ALAN JOHNSON	Page 3
2 before agreeing to forgive loans?		2	A. Well, I think if there's a chaotic	
A. Well, I think you'd want to know just		3	financial situation, say the financial crisis or	
4 would the forgiveness of these loans be			others where it's very difficult or impossible to	
5 significant to the financial condition of the			get a clear understanding of the financial	
6 company. It may be significant to the individua	al		condition of the business or it's in dispute	
<ul><li>but be trivial to the overall organization, so I</li></ul>			where — what the condition is.	
8 think you'd want to know are these loans		8	So that can exist, and I think in	
9 significant in terms of the financial condition of			those situations you'd need to make a decision.	
0 the company.		10	Maybe forgiving the loans is appropriate even	
• •		11		
1 Q. Can you think of any circumstance		1.1	though you may not have a clear idea of the	
2 whom it would be engineer for a decision of	akor		financial condition	
11 1		12	financial condition.	
3 to agree to forgive loans as part of executive		12 13	So it's not ideal, but I've had	
<ul><li>to agree to forgive loans as part of executive</li><li>compensation without having an understandin</li></ul>	ng of	12 13 14	So it's not ideal, but I've had clients, you know, where the financial condition	
<ul><li>to agree to forgive loans as part of executive</li><li>compensation without having an understandin</li><li>the entity's financial condition?</li></ul>	ng of	12 13 14 15	So it's not ideal, but I've had clients, you know, where the financial condition was uncertain and different people had different	
<ul> <li>to agree to forgive loans as part of executive</li> <li>compensation without having an understandin</li> <li>the entity's financial condition?</li> <li>A. No. I don't think that would be</li> </ul>	ng of	12 13 14 15 16	So it's not ideal, but I've had clients, you know, where the financial condition was uncertain and different people had different opinions, but you still had to make a decision.	
<ul> <li>to agree to forgive loans as part of executive</li> <li>compensation without having an understandin</li> <li>the entity's financial condition?</li> <li>A. No. I don't think that would be</li> <li>ideal. I think you would certainly – you would</li> </ul>	ng of	12 13 14 15	So it's not ideal, but I've had clients, you know, where the financial condition was uncertain and different people had different opinions, but you still had to make a decision.  So that's why I used the word "ideal."	
<ul> <li>to agree to forgive loans as part of executive</li> <li>compensation without having an understandin</li> <li>the entity's financial condition?</li> <li>A. No. I don't think that would be</li> <li>ideal. I think you would certainly – you would</li> </ul>	ng of	12 13 14 15 16	So it's not ideal, but I've had clients, you know, where the financial condition was uncertain and different people had different opinions, but you still had to make a decision. So that's why I used the word "ideal." It would be ideal to have it, but sometimes you	
<ul> <li>to agree to forgive loans as part of executive</li> <li>compensation without having an understandin</li> <li>the entity's financial condition?</li> <li>A. No. I don't think that would be</li> <li>ideal. I think you would certainly – you would</li> <li>want to know the condition of the business.</li> </ul>	ng of	12 13 14 15 16 17	So it's not ideal, but I've had clients, you know, where the financial condition was uncertain and different people had different opinions, but you still had to make a decision.  So that's why I used the word "ideal."	
<ul> <li>to agree to forgive loans as part of executive</li> <li>compensation without having an understandin</li> <li>the entity's financial condition?</li> <li>A. No. I don't think that would be</li> <li>ideal. I think you would certainly – you would</li> <li>want to know the condition of the business.</li> <li>Q. Okay. I'm not asking you what's</li> </ul>	ng of	12 13 14 15 16 17 18	So it's not ideal, but I've had clients, you know, where the financial condition was uncertain and different people had different opinions, but you still had to make a decision. So that's why I used the word "ideal." It would be ideal to have it, but sometimes you	
to agree to forgive loans as part of executive compensation without having an understandin the entity's financial condition? A. No. I don't think that would be ideal. I think you would certainly – you would want to know the condition of the business.  Q. Okay. I'm not asking you what's ideal.	ng of	12 13 14 15 16 17 18 19	So it's not ideal, but I've had clients, you know, where the financial condition was uncertain and different people had different opinions, but you still had to make a decision. So that's why I used the word "ideal." It would be ideal to have it, but sometimes you just don't have that – you don't have that	
to agree to forgive loans as part of executive compensation without having an understandin the entity's financial condition? A. No. I don't think that would be ideal. I think you would certainly – you would want to know the condition of the business. Q. Okay. I'm not asking you what's ideal. Can you ever – can you fathom any	ng of	12 13 14 15 16 17 18 19 20	So it's not ideal, but I've had clients, you know, where the financial condition was uncertain and different people had different opinions, but you still had to make a decision.  So that's why I used the word "ideal."  It would be ideal to have it, but sometimes you just don't have that — you don't have that clarity.	
to agree to forgive loans as part of executive compensation without having an understandin the entity's financial condition? A. No. I don't think that would be ideal. I think you would certainly – you would want to know the condition of the business. Q. Okay. I'm not asking you what's ideal. Can you ever – can you fathom any scenario where it would be appropriate for a	ng of	12 13 14 15 16 17 18 19 20 21	So it's not ideal, but I've had clients, you know, where the financial condition was uncertain and different people had different opinions, but you still had to make a decision. So that's why I used the word "ideal." It would be ideal to have it, but sometimes you just don't have that — you don't have that clarity. Q. Do you have any reason to believe that during the seven-year period — withdrawn.	
to agree to forgive loans as part of executive compensation without having an understandin the entity's financial condition? A. No. I don't think that would be ideal. I think you would certainly – you would want to know the condition of the business. Q. Okay. I'm not asking you what's ideal. Can you ever – can you fathom any scenario where it would be appropriate for a decision maker to agree to forgive loans witho	ng of	12 13 14 15 16 17 18 19 20 21 22	So it's not ideal, but I've had clients, you know, where the financial condition was uncertain and different people had different opinions, but you still had to make a decision. So that's why I used the word "ideal." It would be ideal to have it, but sometimes you just don't have that — you don't have that clarity. Q. Do you have any reason to believe that during the seven-year period — withdrawn. Can you think of a circumstance where	
to agree to forgive loans as part of executive compensation without having an understandin the entity's financial condition? A. No. I don't think that would be ideal. I think you would certainly – you would want to know the condition of the business. Q. Okay. I'm not asking you what's ideal. Can you ever – can you fathom any scenario where it would be appropriate for a decision maker to agree to forgive loans witho	ng of	12 13 14 15 16 17 18 19 20 21 22 23	So it's not ideal, but I've had clients, you know, where the financial condition was uncertain and different people had different opinions, but you still had to make a decision. So that's why I used the word "ideal." It would be ideal to have it, but sometimes you just don't have that — you don't have that clarity. Q. Do you have any reason to believe that during the seven-year period — withdrawn.	

Case 3:21-cv-00881-X Document 178-42 Fi	led 01/09/24 Page 184 of 200 PageID 49630
Page 38 1 ALAN JOHNSON	Page 1 ALAN JOHNSON
2 executive compensation without even asking for	2 entity's financial condition and it wasn't subject
3 information relating to a company's financial	3 to dispute at that moment in time, would you be
4 condition?	4 able to – would you ever advise the decision
5 A. Well, I don't – if they already had a	5 maker to enter into the loan forgiveness program
6 good familiarity, they perhaps often don't need to	6 without attempting to gain an understanding of
7 ask, but if they weren't clear, then they should	
·	_
	8 A. No. I would suggest to the client 9 that they try to understand that condition.
•	10 Q. And if there was information
· · ·	
11 advise a decision maker to enter into a forgivable	11 available, would you always advise your client to
12 loan program as part of executive compensation	12 try to obtain that information concerning the
3 without having an understanding of the entity's	13 entity's financial condition before entering into
14 financial condition?	14 an agreement to forgive loans as part of executive
15 A. Well, I think – as I said earlier, I	15 compensation?
think there are situations where you just can't	16 A. I think you would almost always or
17 know what the condition is. If – if – I think	17 often try to do that. I don't – again, there are
8 the decision maker should try to understand the	18 practicalities of time frames and getting the data
19 condition of the business to the best of their	19 and so forth might enter into it, but yes, I think
20 ability, but if that's not possible, they still	20 the – the general thesis is, if you're going to
21 may have to make a decision on loans or other	21 make forgivable loans, you should try to have an
2 other compensation elements.	22 understanding of the condition of the business.
Q. Let's say it is possible to understand	23 Q. Okay. Let's drill down on that just a
24 the entity's financial condition. In a	24 little bit and talk specifically about financial
25 hypothetical world, if you could understand the	25 statements.
Page 40	Page
1 ALAN JOHNSON	1 ALAN JOHNSON
When I use the phrase "financial	2 Q. Can you think of any circumstance
3 statements," I'm thinking of your traditional	3 where it would be appropriate for a decision maker
4 package in an audit report, the balance sheet,	4 to agree to forgive loans as part of an executive
5 statement of operations, cash flow, P&L	5 compensation package without having a basic
6 statements.	6 knowledge of the financial condition of the
7 You're familiar with that type of	7
O de autres ant misulato	7 employer?
8 document, right?	8 A. Well, I think, as I said earlier, if
9 A. Yes.	8 A. Well, I think, as I said earlier, if 9 it's – if it's just not possible to do that, you
9 A. Yes.	<ul> <li>8 A. Well, I think, as I said earlier, if</li> <li>9 it's – if it's just not possible to do that, you</li> <li>10 just can't – it's chaotic enough or it's just</li> </ul>
9 A. Yes. 10 Q. Okay. 11 In your opinion, should a decision	<ul> <li>8 A. Well, I think, as I said earlier, if</li> <li>9 it's – if it's just not possible to do that, you</li> <li>10 just can't – it's chaotic enough or it's just</li> <li>11 very difficult to figure out the condition of the</li> </ul>
9 A. Yes. 10 Q. Okay. 11 In your opinion, should a decision	<ul> <li>8 A. Well, I think, as I said earlier, if</li> <li>9 it's – if it's just not possible to do that, you</li> <li>10 just can't – it's chaotic enough or it's just</li> </ul>
9 A. Yes. 10 Q. Okay. 11 In your opinion, should a decision 12 maker review and understand the financial	<ul> <li>8 A. Well, I think, as I said earlier, if</li> <li>9 it's – if it's just not possible to do that, you</li> <li>10 just can't – it's chaotic enough or it's just</li> <li>11 very difficult to figure out the condition of the</li> </ul>
9 A. Yes. 0 Q. Okay. 1 In your opinion, should a decision 2 maker review and understand the financial 3 statements of the – of the employer before	8 A. Well, I think, as I said earlier, if 9 it's – if it's just not possible to do that, you 10 just can't – it's chaotic enough or it's just 11 very difficult to figure out the condition of the 12 business, then you still have to make decisions,
9 A. Yes. 0 Q. Okay. 1 In your opinion, should a decision 2 maker review and understand the financial 3 statements of the – of the employer before 4 agreeing to enter into a loan forgiveness program?	8 A. Well, I think, as I said earlier, if 9 it's – if it's just not possible to do that, you 10 just can't – it's chaotic enough or it's just 11 very difficult to figure out the condition of the 12 business, then you still have to make decisions, 13 but you should strive to have an understanding
9 A. Yes. 10 Q. Okay. 11 In your opinion, should a decision 12 maker review and understand the financial 13 statements of the – of the employer before 14 agreeing to enter into a loan forgiveness program? 15 A. They should – they should have a	8 A. Well, I think, as I said earlier, if 9 it's – if it's just not possible to do that, you 10 just can't – it's chaotic enough or it's just 11 very difficult to figure out the condition of the 12 business, then you still have to make decisions, 13 but you should strive to have an understanding 14 before you make these decisions.
9 A. Yes. 10 Q. Okay. 11 In your opinion, should a decision 12 maker review and understand the financial 13 statements of the – of the employer before 14 agreeing to enter into a loan forgiveness program? 15 A. They should – they should have a 16 basic understanding of financial statements, yes.	8 A. Well, I think, as I said earlier, if 9 it's – if it's just not possible to do that, you 10 just can't – it's chaotic enough or it's just 11 very difficult to figure out the condition of the 12 business, then you still have to make decisions, 13 but you should strive to have an understanding 14 before you make these decisions. 15 Q. Can you think of any circumstance
9 A. Yes. 10 Q. Okay. 11 In your opinion, should a decision 12 maker review and understand the financial 13 statements of the – of the employer before 14 agreeing to enter into a loan forgiveness program? 15 A. They should – they should have a 16 basic understanding of financial statements, yes. 17 Q. And that's the advice that you would	A. Well, I think, as I said earlier, if  9 it's – if it's just not possible to do that, you  10 just can't – it's chaotic enough or it's just  11 very difficult to figure out the condition of the  12 business, then you still have to make decisions,  13 but you should strive to have an understanding  14 before you make these decisions.  15 Q. Can you think of any circumstance  16 where a decision maker should enter into a loan
9 A. Yes. 10 Q. Okay. 11 In your opinion, should a decision 12 maker review and understand the financial 13 statements of the – of the employer before 14 agreeing to enter into a loan forgiveness program? 15 A. They should – they should have a 16 basic understanding of financial statements, yes. 17 Q. And that's the advice that you would 18 always give to a decision maker, correct?	A. Well, I think, as I said earlier, if  9 it's – if it's just not possible to do that, you  10 just can't – it's chaotic enough or it's just  11 very difficult to figure out the condition of the  12 business, then you still have to make decisions,  13 but you should strive to have an understanding  14 before you make these decisions.  15 Q. Can you think of any circumstance  16 where a decision maker should enter into a loan  17 forgiveness program without asking to see the
9 A. Yes. 10 Q. Okay. 11 In your opinion, should a decision 12 maker review and understand the financial 13 statements of the – of the employer before 14 agreeing to enter into a loan forgiveness program? 15 A. They should – they should have a 16 basic understanding of financial statements, yes. 17 Q. And that's the advice that you would 18 always give to a decision maker, correct? 19 A. Yes.	A. Well, I think, as I said earlier, if  9 it's – if it's just not possible to do that, you  10 just can't – it's chaotic enough or it's just  11 very difficult to figure out the condition of the  12 business, then you still have to make decisions,  13 but you should strive to have an understanding  14 before you make these decisions.  15 Q. Can you think of any circumstance  16 where a decision maker should enter into a loan  17 forgiveness program without asking to see the  18 financial statements of the employer?  19 A. Well, if someone already has a good
A. Yes.  Q. Okay.  In your opinion, should a decision  maker review and understand the financial  statements of the – of the employer before  agreeing to enter into a loan forgiveness program?  A. They should – they should have a  basic understanding of financial statements, yes.  Q. And that's the advice that you would  always give to a decision maker, correct?  A. Yes.  Q. And why would you give that advice?	A. Well, I think, as I said earlier, if  9 it's – if it's just not possible to do that, you  10 just can't – it's chaotic enough or it's just  11 very difficult to figure out the condition of the  12 business, then you still have to make decisions,  13 but you should strive to have an understanding  14 before you make these decisions.  15 Q. Can you think of any circumstance  16 where a decision maker should enter into a loan  17 forgiveness program without asking to see the  18 financial statements of the employer?  19 A. Well, if someone already has a good  20 understanding, you may not need to supplement
9 A. Yes. 10 Q. Okay. 11 In your opinion, should a decision 12 maker review and understand the financial 13 statements of the – of the employer before 14 agreeing to enter into a loan forgiveness program? 15 A. They should – they should have a 16 basic understanding of financial statements, yes. 17 Q. And that's the advice that you would 18 always give to a decision maker, correct? 19 A. Yes. 20 Q. And why would you give that advice? 21 A. Well, I think that you would want –	A. Well, I think, as I said earlier, if  9 it's – if it's just not possible to do that, you  10 just can't – it's chaotic enough or it's just  11 very difficult to figure out the condition of the  12 business, then you still have to make decisions,  13 but you should strive to have an understanding  14 before you make these decisions.  15 Q. Can you think of any circumstance  16 where a decision maker should enter into a loan  17 forgiveness program without asking to see the  18 financial statements of the employer?  19 A. Well, if someone already has a good  20 understanding, you may not need to supplement  21 that, but if you don't have a clear understanding,
9 A. Yes. 10 Q. Okay. 11 In your opinion, should a decision 12 maker review and understand the financial 13 statements of the – of the employer before 14 agreeing to enter into a loan forgiveness program? 15 A. They should – they should have a 16 basic understanding of financial statements, yes. 17 Q. And that's the advice that you would 18 always give to a decision maker, correct? 19 A. Yes. 20 Q. And why would you give that advice? 21 A. Well, I think that you would want – 22 as part of making forgivable loans or any	A. Well, I think, as I said earlier, if  9 it's – if it's just not possible to do that, you  10 just can't – it's chaotic enough or it's just  11 very difficult to figure out the condition of the  12 business, then you still have to make decisions,  13 but you should strive to have an understanding  14 before you make these decisions.  15 Q. Can you think of any circumstance  16 where a decision maker should enter into a loan  17 forgiveness program without asking to see the  18 financial statements of the employer?  19 A. Well, if someone already has a good  20 understanding, you may not need to supplement  21 that, but if you don't have a clear understanding,  22 you should have – you should try to obtain that.
9 A. Yes. 10 Q. Okay. 11 In your opinion, should a decision 12 maker review and understand the financial 13 statements of the – of the employer before 14 agreeing to enter into a loan forgiveness program? 15 A. They should – they should have a 16 basic understanding of financial statements, yes. 17 Q. And that's the advice that you would 18 always give to a decision maker, correct? 19 A. Yes. 20 Q. And why would you give that advice? 21 A. Well, I think that you would want – 22 as part of making forgivable loans or any 23 compensation, you would want to have a basic	A. Well, I think, as I said earlier, if  9 it's – if it's just not possible to do that, you  10 just can't – it's chaotic enough or it's just  11 very difficult to figure out the condition of the  12 business, then you still have to make decisions,  13 but you should strive to have an understanding  14 before you make these decisions.  15 Q. Can you think of any circumstance  16 where a decision maker should enter into a loan  17 forgiveness program without asking to see the  18 financial statements of the employer?  19 A. Well, if someone already has a good  20 understanding, you may not need to supplement  21 that, but if you don't have a clear understanding,  22 you should have – you should try to obtain that.  23 Q. Is it fair to say you would never
A. Yes.  Q. Okay.  In your opinion, should a decision maker review and understand the financial statements of the – of the employer before agreeing to enter into a loan forgiveness program?  A. They should – they should have a basic understanding of financial statements, yes.  Q. And that's the advice that you would always give to a decision maker, correct?  A. Yes.  Q. And why would you give that advice?  A. Well, I think that you would want – as part of making forgivable loans or any	A. Well, I think, as I said earlier, if  9 it's – if it's just not possible to do that, you  10 just can't – it's chaotic enough or it's just  11 very difficult to figure out the condition of the  12 business, then you still have to make decisions,  13 but you should strive to have an understanding  14 before you make these decisions.  15 Q. Can you think of any circumstance  16 where a decision maker should enter into a loan  17 forgiveness program without asking to see the  18 financial statements of the employer?  19 A. Well, if someone already has a good  20 understanding, you may not need to supplement  21 that, but if you don't have a clear understanding,  22 you should have – you should try to obtain that.

## Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 185 of 200 PageID 49631

Case 3:21-cv-00881-X   Document 178-42   Fi	led 01/09/24 Page 185 01 200 Page 10 49031
Page 42 1 ALAN JOHNSON	Page 4
2 understanding the entity's financial statements,	2 compensation through forgivable loans, would you
3 including its profit and loss and its balance	3 advise the decision maker under this scenario to
4 sheet?	4 make an assessment of the likelihood that the
, ,	·
6 have that understanding if it's possible,	
7 absolutely.	7 understanding. It's difficult to forecast, but
8 Q. Okay.	8 yes, you would want to look at the magnitude of
9 Under the modification agreement	9 the forgivable – the amount of loans being
that's described in your report, the 2018 loans	10 forgiven and the significance of these
11 are to be forgiven upon the sale of certain assets	11 accomplishments along with the probability of it
12 above cost.	12 actually happening.
Do I have that right?	So you would want at least at a high
14 A. Yes.	14 level to have some either understanding or feel
15 Q. And so is it fair to call that kind of	15 for the magnitude of the loans, the significance
16 a contingency, the forgiveness is contingent upon	16 of the accomplishments and their likelihood of it
17 a future event?	17 happening.
18 A. Yes.	18 Q. And if we – if we applied those
19 Q. And the future event here, or the	19 thoughts to this case, would you recommend or
20 "subsequent event" as we call it sometimes, is the	20 advise the decision maker that he or she obtain
21 sale of one of three assets above cost.	21 information about the cost of each of the three
Do I have that right?	22 assets that are subject to the conditions
23 A. Yes.	23 subsequent?
Q. I think you said this earlier, but	24 A. Yeah, you would want to understand the
25 just to make sure, before agreeing to provide	25 significance of these transactions, the proceeds,
Page 44 1 ALAN JOHNSON	Page 4
2 the – have an understanding of how significant	2 So I think as you design either loans
3 these amounts are to the – to the company.	3 or more commonly, comp program, you've got to
4 Q. And would you also advise your client,	4 assess the difficulty and importance of these
5 who's the decision maker in this hypothetical,	5 things happening.
6 that he or she or it should obtain information	
7 about the value of those assets as of the date of	
	7 where it would be appropriate for a decision maker
	8 to enter into an agreement to forgive loans based
· ·	9 on some future event without having an
10 of the value of these assets, where they're marked	10 understanding of the likelihood that that future
11 on the books, around the time you do the	11 event will occur?
12 agreement.	12 A. Well, usually, when we do these
13 Q. Why do you believe that the decision	13 things, there's a great deal of judgment and
maker should have at the time of the agreement	14 subjectivity in that.
15 information enabling him, her or it to make an	15 So I think it is not generally
16 assessment as to the likelihood that the condition	16 quantifiable, whether you use the word "gut
17 subsequent will occur?	17 feeling" or "impression" or the difficulty of
18 A. Well, I think if you're trying to	18 these things happening. Often, it's – it's quite
19 motivate someone or reward someone, you have to	19 a subjective assessment, how difficult these
20 have some idea, is it likely to happen? Is it	20 things are, so you want to try to have an
21 impossible? Is it certainty?	21 understanding, but it can be frustrating. It can
Again, I think that's part of the	22 be quite subjective about whether – the
23 calculus is to reward someone for achieving	23 likelihood or the difficulty of these things
24 something that may be difficult with a significant	1.04 homovina
	24 happening.
25 payout but it's not impossible.	24 nappening. 25 Q. Well, let's just say hypothetically

## Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 186 of 200 PageID 49632

	Case 3:21-cv-00881-X   Document 178-42   Fi	ieu	01/09/24 Page 186 01 200 Page1D 49	032
1	Page 46 ALAN JOHNSON	1	ALAN JOHNSON	Page 47
2	that I'm going to enter into an agreement that is	2	Q. And is it fair to say that with the	
3	going to permit me to – withdrawn.	3	information about value and cost, the assessment	
4	So let's say hypothetically I'm an	4	as to whether or not the future event is likely to	
5	employee and I've borrowed a hundred dollars from	5	occur is not purely subjective and it's not purely	
6	my employer, and my employer says to me, I'm going	6	based on a gut feeling, is that fair, if you have	
7	to forgive that hundred dollars if you sell any of	7	that information?	
8	three assets above cost. On the date that we	8	A. It's hard. It's a lot closer to a gut	
9	entered into the agreement, each of the assets has	9	feeling, subjective than objective. But it's hard	
10	cost me \$5 and each of the assets is worth \$100,	10	to – your ability to actually sell something,	
11	so 20 times the cost on the date of the agreement.	11	when, to who, at what price, can be quite – is	
12	Do you think that's information that	12	often quite subjective.	
12 12	the decision maker should know before agreeing to	13	•	
11	forgive the \$100 loan?	١	So you may have – depending on circumstances, you may have good information of	
14 15	-	14		
15 16	A. I think he should understand the value	15	likelihood, but oftentimes, you really don't.	
16 17	the asset that is – in your hypothetical, he	16	Q. Would you – would you always advise	
17 10	should have an understanding of that and how	17	the decision maker under this hypothetical to try	
18 40	significant in your hypothetical selling that	18	to obtain as much information as he, she, or it	
19	would be to the business.	19	can on the issues of cost and value of the three	
20	Maybe that the proceeds of one of them	20	assets at issue?	
21	is really significant in terms of the – turning	21	A. I would – I would tell clients to try	
22	the business around or providing liquidity or	22	to understand that as best they could.	
23	other types of things, he should have some idea of	23	Q. Can you think of any circumstance	
24 	if one of those three assets are sold, what does	24	where it would be appropriate for a decision maker	
25	that do to the firm and its future.	25	to enter into a loan forgiveness agreement without	
1	Page 48 ALAN JOHNSON	1	ALAN JOHNSON	Page 49
	even asking for that information?	2	history and the context of the situation.	
3	A. Well, in circumstances where they	3	Q. Okay.	
4	already thought they had a good understanding,	4	In fact, this is what you sell. Isn't	
5	they didn't probably need to ask, but you should	5	that right, one of the things you sell?	
6	try to have a good understanding.	6	A. To make sure I understand the	
7	Again, as I said, the significance of	1	question, what am I selling here?	
-	these assets and whether – if they're sold, for	8	Q. One of the things you sell is your	
9	example, what that impact would be on the	9	knowledge, expertise and experience about how	
9 10	business.	10	comparable executives are compensated in the	
		11	financial services industry, right?	
11 12	Q. I think one of the things you've done	12	A. Yes.	
	in your report is to provide your assessment of			
13 14	compensation paid to comparable executives.	13	Q. And so is it fair to say that you     believe the decision maker should have an	
14 15	Is that fair to describe at least a	14		
15 16	portion of your report?	15	understanding as to how comparable executives are	
16 17	A. Yes.	16	compensated before agreeing to enter into an	
17 10	Q. Okay.	17	executive loan program – loan forgiveness	
18 10	In your opinion, is the amount and	18	program?	
19	form of compensation paid to comparable executives	19	A. I think more it would be about the	
20	relevant to a decision maker's determination of	20	individual's pay history. I think how other	
21	whether or not to enter into a forgiveness program	21	people in the industry is probably of less	
22	as part of executive compensation?	22	importance on that narrow issue.	
23	A. As I said earlier, that would be one	23	I think you'd want to know how has	
24	of the things you would want to have you would	24	Mary or Jim been paid in the past on that issue	
つち	want to have a general understanding of, the pay	25	rather I think that would be more important	
20	3 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -			

,			01/09/24 Page 187 of 200 PageID 4963	
- 1	Page 50 ALAN JOHNSON	1	Pagi ALAN JOHNSON	je 51
	than how other executives in the industry had been		that money.	
3	paid.	3	Q. Right.	
4	Q. Well, let's say hypothetically that in	4	A decision maker should try to take	
5	the industry, very senior founding executives get	5	steps to avoid overpaying. Is that fair?	
6	paid on the average of \$6 million a year.	6	A. A decision maker should try to both	
7	A. Okay.	7	make sure you don't under or overpay. You should	
8	Q. And the executive at issue has		· · ·	
		8	try to get it right and fair, whatever that means.	
9 10	received \$6 million a year for at least, let's	10	Q. And one of the ways to get it right or	
10	say, 7 years, just to say hypothetically.		fair is to try to have an understanding as to how	
11	If a decision maker wanted to forgive	11	comparable executives are compensated in the same	
12	loans of \$50 million, do you understand the	12	industry. Is that fair?	
13	decision maker should know, is that what other	13	A. That's one of the factors you would	
14	people doing this job are getting? Are they	14	want to consider, absolutely.	
15	getting that kind of money?	15	Q. And you would recommend and advise	
16	Don't you think they should know that	16	your decision makers that they should attempt to	
17	before entering into the agreement?	17	gain an understanding of how comparable executives	
18	A. Yes, I think you would want to know	18	are paid before entering into a loan forgiveness	
19	the magnitude, in your example of \$50 million, how	19	program. Is that fair?	
20	does that stack up to the compensation of the	20	A. They should try to be – whether they	
21	executive and how other people in the industry	21	have it immediately or they should try to have an	
22	would have been paid?	22	understanding – if they don't already, they	
23	So yes, you would want to in your	23	should try to have an understanding how does this	
24	hypothetical, the \$50 million, you would want to	24	in your hypothetical \$50 million relate to, not	
25	have some idea of how that – the magnitude of	25	only the executive, but how other people are paid.	
1	Page 52 ALAN JOHNSON	1	Pagi ALAN JOHNSON	je 53
2			would be how significant the loans were.	
3	Q. Okay. Let's say hypothetically the decision maker has no prior knowledge as to how	3	If the loans were relatively small, it	
J	comparable executives are paid in the industry,		•	
4	·	5	probably wouldn't be required. The larger the	
5	would you recommend that such a decision maker hire somebody like yourself?		loans, generally, you would say – you would want	
6	THE SOMEOON IKE VOUISELY		to have a hotter understanding of new practices in	
7		6	to have a better understanding of pay practices in	
7 Ω	A. They could hire someone like us or	6 7	the industry.	
8	A. They could hire someone like us or they could talk to their attorneys or they could	6 7 8	the industry. Q. Okay.	
8	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR	6 7 8 9	the industry.  Q. Okay.  Let's say hypothetically the people	
8 9 10	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.	6 7 8 9 10	the industry.  Q. Okay.  Let's say hypothetically the people who are involved in the discussions concerning the	
8 9 10 11	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of	6 7 8 9 10 11	the industry. Q. Okay. Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an	
8 9 10 11 12	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of the blue, I would say, yeah, you should have an	6 7 8 9 10 11 12	the industry. Q. Okay. Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an outside director. Okay?	
8 9 10 11 12	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of the blue, I would say, yeah, you should have an understanding, how does — how does the amount	6 7 8 9 10 11 12 13	the industry.  Q. Okay.  Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an outside director. Okay?  Are you with me so far?	
8 9 10 11 12 13	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of the blue, I would say, yeah, you should have an understanding, how does — how does the amount you're going to forgive stack up to the industry	6 7 8 9 10 11 12 13 14	the industry. Q. Okay. Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an outside director. Okay? Are you with me so far? A. Yes. I'm sorry.	
8 9 10 11 12 13 14	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of the blue, I would say, yeah, you should have an understanding, how does – how does the amount you're going to forgive stack up to the industry you're in? Is it a small amount, large amount?	6 7 8 9 10 11 12 13 14 15	the industry. Q. Okay. Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an outside director. Okay? Are you with me so far? A. Yes. I'm sorry. Q. And let's – let's assume that the	
8 9 10 11 12 13 14 15 16	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of the blue, I would say, yeah, you should have an understanding, how does — how does the amount you're going to forgive stack up to the industry you're in? Is it a small amount, large amount?  You should have some idea of the	6 7 8 9 10 11 12 13 14 15 16	the industry.  Q. Okay.  Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an outside director. Okay?  Are you with me so far?  A. Yes. I'm sorry.  Q. And let's – let's assume that the outside director has no experience in the	
8 9 10 11 12 13 14 15 16 17	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of the blue, I would say, yeah, you should have an understanding, how does — how does the amount you're going to forgive stack up to the industry you're in? Is it a small amount, large amount?  You should have some idea of the relative magnitude of the amount in question.	6 7 8 9 10 11 12 13 14 15 16 17	the industry. Q. Okay. Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an outside director. Okay? Are you with me so far? A. Yes. I'm sorry. Q. And let's – let's assume that the outside director has no experience in the financial services industry. Let's assume that	
8 9 10 11 12 13 14 15 16 17 18	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of the blue, I would say, yeah, you should have an understanding, how does – how does the amount you're going to forgive stack up to the industry you're in? Is it a small amount, large amount?  You should have some idea of the relative magnitude of the amount in question.  Q. Is it fair to say that you would never	6 7 8 9 10 11 12 13 14 15 16 17 18	the industry. Q. Okay. Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an outside director. Okay? Are you with me so far? A. Yes. I'm sorry. Q. And let's – let's assume that the outside director has no experience in the financial services industry. Let's assume that the outside director has never worked for the	
8 9 10 11 12 13 14 15 16 17 18	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of the blue, I would say, yeah, you should have an understanding, how does — how does the amount you're going to forgive stack up to the industry you're in? Is it a small amount, large amount?  You should have some idea of the relative magnitude of the amount in question.  Q. Is it fair to say that you would never advise a decision maker who has no knowledge of	6 7 8 9 10 11 12 13 14 15 16 17 18	the industry.  Q. Okay.  Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an outside director. Okay?  Are you with me so far?  A. Yes. I'm sorry.  Q. And let's – let's assume that the outside director has no experience in the financial services industry. Let's assume that the outside director has never worked for the company. Let's assume that the outside director	
8 9 10 11 12 13 14 15 16 17 18	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of the blue, I would say, yeah, you should have an understanding, how does — how does the amount you're going to forgive stack up to the industry you're in? Is it a small amount, large amount?  You should have some idea of the relative magnitude of the amount in question.  Q. Is it fair to say that you would never advise a decision maker who has no knowledge of how comparable executives are paid to enter into a	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	the industry.  Q. Okay.  Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an outside director. Okay?  Are you with me so far?  A. Yes. I'm sorry.  Q. And let's – let's assume that the outside director has no experience in the financial services industry. Let's assume that the outside director has never worked for the company. Let's assume that the outside director doesn't have access to the company's financial	
8 9 10 11 12 13 14 15 16 17 18 19 20	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of the blue, I would say, yeah, you should have an understanding, how does — how does the amount you're going to forgive stack up to the industry you're in? Is it a small amount, large amount?  You should have some idea of the relative magnitude of the amount in question.  Q. Is it fair to say that you would never advise a decision maker who has no knowledge of how comparable executives are paid to enter into a loan forgiveness program without at least	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	the industry. Q. Okay. Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an outside director. Okay? Are you with me so far? A. Yes. I'm sorry. Q. And let's – let's assume that the outside director has no experience in the financial services industry. Let's assume that the outside director has never worked for the company. Let's assume that the outside director doesn't have access to the company's financial statements. Okay?	
8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of the blue, I would say, yeah, you should have an understanding, how does — how does the amount you're going to forgive stack up to the industry you're in? Is it a small amount, large amount?  You should have some idea of the relative magnitude of the amount in question.  Q. Is it fair to say that you would never advise a decision maker who has no knowledge of how comparable executives are paid to enter into a loan forgiveness program without at least attempting to understand how the — how the	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	the industry.  Q. Okay.  Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an outside director. Okay?  Are you with me so far?  A. Yes. I'm sorry.  Q. And let's – let's assume that the outside director has no experience in the financial services industry. Let's assume that the outside director has never worked for the company. Let's assume that the outside director doesn't have access to the company's financial statements. Okay?  With that hypothetical, would you	
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of the blue, I would say, yeah, you should have an understanding, how does — how does the amount you're going to forgive stack up to the industry you're in? Is it a small amount, large amount?  You should have some idea of the relative magnitude of the amount in question.  Q. Is it fair to say that you would never advise a decision maker who has no knowledge of how comparable executives are paid to enter into a loan forgiveness program without at least attempting to understand how the — how the competition pays their employees?	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	the industry. Q. Okay. Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an outside director. Okay? Are you with me so far? A. Yes. I'm sorry. Q. And let's – let's assume that the outside director has no experience in the financial services industry. Let's assume that the outside director has never worked for the company. Let's assume that the outside director doesn't have access to the company's financial statements. Okay?	
8	A. They could hire someone like us or they could talk to their attorneys or they could do their own research or talk to the HR department. You could get it from many sources.  But if someone were to ask me out of the blue, I would say, yeah, you should have an understanding, how does — how does the amount you're going to forgive stack up to the industry you're in? Is it a small amount, large amount?  You should have some idea of the relative magnitude of the amount in question.  Q. Is it fair to say that you would never advise a decision maker who has no knowledge of how comparable executives are paid to enter into a loan forgiveness program without at least attempting to understand how the — how the	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	the industry.  Q. Okay.  Let's say hypothetically the people who are involved in the discussions concerning the forgiveness of the loans are the CEO and an outside director. Okay?  Are you with me so far?  A. Yes. I'm sorry.  Q. And let's – let's assume that the outside director has no experience in the financial services industry. Let's assume that the outside director has never worked for the company. Let's assume that the outside director doesn't have access to the company's financial statements. Okay?  With that hypothetical, would you	

	Case 3.21-CV-00001-A DUCUMENT 170-42 Fit			
1	Page 54 ALAN JOHNSON	1	ALAN JOHNSON	Page 55
2	A. In your hypothetical, as a director	2	you got to do what you got to do.	
3	with fiduciary duties, you should try to have an	3	Q. Let's take it out of the hypothetical.	
4	understanding of the magnitude of what you're	4	Have you ever advised a client to	
5	being asked to do, and you should try to have	5	enter into a loan forgiveness program without	
6	independent verification in one way or the other,	_	having obtained any information from any source	
7	is what being proposed, whether it be a loan or	6	other than the executive or the employee who's the	
'	any other business decision, is this reasonable?	7		
0	You should try to have an understanding, yes.	8	beneficiary under the agreement?	
9	Q. Would you ever advise the decision	9	A. I have not advised a client that way,	
10	maker in the circumstances that I've described in		no.	
11		11	Q. Would you ever advise a client to do	
12	this hypothetical to rely solely on the CEO as the source of all information that would be considered	12	that?	
13		13	A. Again, assuming it was a significant	
14	before entering into the forgiveness program?	14	amount of money, no, I would not advise a client	
15	A. Well, that would be very unusual. I think it really would depend on the circumstances.	15	to do that.	
16   17	If the circumstance – I can have	16	Q. Can you think of any – I guess you've already described if it's an extremist or a	
18	other hypotheticals where it – there could be a	17   18	chaotic situation.	
	chaotic situation. It could be the – it was an			
19		19	Are those the only two situations that	
20	extremist situation where you need to make a rapid decision and so forth.	20	you can conjure up in your head where it might be	
21 22		21	appropriate for a decision maker to rely solely on	
	But in more typical situations, yes,	22	the beneficiary of the agreement before entering	
23	you should try to get independent advice from, you	23	into the loan forgiveness program?	
24	know, others or your own research to found it. If	24	A. I think with the caveat I mentioned	
25	you have to make an immediate decision, you know,	25	earlier, if the amounts were small, you know, not	
1	Page 56			Page 57
	ALAN TOHNSON	1	ALAN JOHNSON	Ü
2	ALAN JOHNSON particularly meaningful, but if it's a meaningful	1	ALAN JOHNSON  O So do you believe that the decision	3
2	particularly meaningful, but if it's a meaningful	2	Q. So do you believe that the decision	J
2	particularly meaningful, but if it's a meaningful amount, you would try to get information.	2	Q. So do you believe that the decision maker should have a knowledge and understanding	J
2 3 4	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted —	2 3 4	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a	Ü
2 3 4 5	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.	2 3 4 5	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?	Ü
2 3 4	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the	2 3 4 5 6	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the	Ü
2 3 4 5	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain	2 3 4 5 6 7	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.	Ü
2 3 4 5 6 7 8	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the	2 3 4 5 6 7 8	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should	Ü
2 3 4 5 6 7 8 9	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it	2 3 4 5 6 7 8 9	<ul> <li>Q. So do you believe that the decision</li> <li>maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?</li> <li>A. The decision maker should know the magnitude of the loans to be forgiven.</li> <li>Q. Do you think the decision maker should be familiar with the terms of each of the loans</li> </ul>	
2 3 4 5 6 7 8 9	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not	2 3 4 5 6 7 8 9	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?	Ü
2 3 4 5 6 7 8 9 10	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but	2 3 4 5 6 7 8 9 10	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have	
2 3 4 5 6 7 8 9 10 11 12	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but to loans to affiliated companies that Mr. Dondero	2 3 4 5 6 7 8 9 10 11 12	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have a general understanding of the terms of the loans,	
2 3 4 5 6 7 8 9 10 11 12 13	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but to loans to affiliated companies that Mr. Dondero either directly or indirectly owns and controls?	2 3 4 5 6 7 8 9 10 11 12 13	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have a general understanding of the terms of the loans, yes.	
2 3 4 5 6 7 8 9 10 11 12 13 14	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but to loans to affiliated companies that Mr. Dondero either directly or indirectly owns and controls?  A. My understanding from Mr. Dondero was	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have a general understanding of the terms of the loans, yes.  Q. Do you think the decision maker should	
2 3 4 5 6 7 8 9 10 11 12 13 14 15	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but to loans to affiliated companies that Mr. Dondero either directly or indirectly owns and controls?  A. My understanding from Mr. Dondero was all the loans. That came from him.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have a general understanding of the terms of the loans, yes.  Q. Do you think the decision maker should have an understanding as to why the loans were	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but to loans to affiliated companies that Mr. Dondero either directly or indirectly owns and controls?  A. My understanding from Mr. Dondero was all the loans. That came from him.  Q. And how do you define "from him"?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have a general understanding of the terms of the loans, yes.  Q. Do you think the decision maker should have an understanding as to why the loans were originally obtained?	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but to loans to affiliated companies that Mr. Dondero either directly or indirectly owns and controls?  A. My understanding from Mr. Dondero was all the loans. That came from him.  Q. And how do you define "from him"?  A. In the conversation — the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have a general understanding of the terms of the loans, yes.  Q. Do you think the decision maker should have an understanding as to why the loans were originally obtained?  A. I think that's – it would be ideal to	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but to loans to affiliated companies that Mr. Dondero either directly or indirectly owns and controls?  A. My understanding from Mr. Dondero was all the loans. That came from him.  Q. And how do you define "from him"?  A. In the conversation — the conversations I had with him.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have a general understanding of the terms of the loans, yes.  Q. Do you think the decision maker should have an understanding as to why the loans were originally obtained?  A. I think that's – it would be ideal to do that. I think it's probably less importance.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but to loans to affiliated companies that Mr. Dondero either directly or indirectly owns and controls?  A. My understanding from Mr. Dondero was all the loans. That came from him.  Q. And how do you define "from him"?  A. In the conversation — the conversations I had with him.  Q. I just want to know, is it just the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have a general understanding of the terms of the loans, yes.  Q. Do you think the decision maker should have an understanding as to why the loans were originally obtained?  A. I think that's – it would be ideal to do that. I think it's probably less importance.  Q. Would you advise the decision maker to	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but to loans to affiliated companies that Mr. Dondero either directly or indirectly owns and controls?  A. My understanding from Mr. Dondero was all the loans. That came from him.  Q. And how do you define "from him"?  A. In the conversation — the conversations I had with him.  Q. I just want to know, is it just the loans that Highland gave to him as an individual	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have a general understanding of the terms of the loans, yes.  Q. Do you think the decision maker should have an understanding as to why the loans were originally obtained?  A. I think that's – it would be ideal to do that. I think it's probably less importance.  Q. Would you advise the decision maker to obtain copies of the promissory notes?	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but to loans to affiliated companies that Mr. Dondero either directly or indirectly owns and controls?  A. My understanding from Mr. Dondero was all the loans. That came from him.  Q. And how do you define "from him"?  A. In the conversation — the conversations I had with him.  Q. I just want to know, is it just the loans that Highland gave to him as an individual human being or does it also cover loans that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have a general understanding of the terms of the loans, yes.  Q. Do you think the decision maker should have an understanding as to why the loans were originally obtained?  A. I think that's – it would be ideal to do that. I think it's probably less importance.  Q. Would you advise the decision maker to obtain copies of the promissory notes?  A. I would want the decision maker to be	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but to loans to affiliated companies that Mr. Dondero either directly or indirectly owns and controls?  A. My understanding from Mr. Dondero was all the loans. That came from him.  Q. And how do you define "from him"?  A. In the conversation — the conversations I had with him.  Q. I just want to know, is it just the loans that Highland gave to him as an individual human being or does it also cover loans that Highland made to entities that are directly or	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have a general understanding of the terms of the loans, yes.  Q. Do you think the decision maker should have an understanding as to why the loans were originally obtained?  A. I think that's – it would be ideal to do that. I think it's probably less importance.  Q. Would you advise the decision maker to obtain copies of the promissory notes?  A. I would want the decision maker to be generally familiar with the loans. I don't – I	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but to loans to affiliated companies that Mr. Dondero either directly or indirectly owns and controls?  A. My understanding from Mr. Dondero was all the loans. That came from him.  Q. And how do you define "from him"?  A. In the conversation — the conversations I had with him.  Q. I just want to know, is it just the loans that Highland gave to him as an individual human being or does it also cover loans that Highland made to entities that are directly or indirectly owned or controlled by him?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have a general understanding of the terms of the loans, yes.  Q. Do you think the decision maker should have an understanding as to why the loans were originally obtained?  A. I think that's – it would be ideal to do that. I think it's probably less importance.  Q. Would you advise the decision maker to obtain copies of the promissory notes?  A. I would want the decision maker to be generally familiar with the loans. I don't – I don't know if they necessarily have to read each	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	particularly meaningful, but if it's a meaningful amount, you would try to get information.  Q. What if the amount constituted — withdrawn.  Is it your understanding that the modification agreement pursuant to which certain loans will be forgiven in the future upon the occurrence of certain conditions subsequent, is it your understanding that that agreement applies not only to loans that were given to Mr. Dondero, but to loans to affiliated companies that Mr. Dondero either directly or indirectly owns and controls?  A. My understanding from Mr. Dondero was all the loans. That came from him.  Q. And how do you define "from him"?  A. In the conversation — the conversations I had with him.  Q. I just want to know, is it just the loans that Highland gave to him as an individual human being or does it also cover loans that Highland made to entities that are directly or	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. So do you believe that the decision maker should have a knowledge and understanding about all of the loans before entering into a forgiveness program?  A. The decision maker should know the magnitude of the loans to be forgiven.  Q. Do you think the decision maker should be familiar with the terms of each of the loans that are subject to the forgiveness agreement?  A. I think the decision maker should have a general understanding of the terms of the loans, yes.  Q. Do you think the decision maker should have an understanding as to why the loans were originally obtained?  A. I think that's – it would be ideal to do that. I think it's probably less importance.  Q. Would you advise the decision maker to obtain copies of the promissory notes?  A. I would want the decision maker to be generally familiar with the loans. I don't – I	

	Case 3:21-cv-00881-X   Document 178-42   F	iieu	01/09/24 Page 169 01 200 Page1D 2	19035
1	Page 58 ALAN JOHNSON	1	ALAN JOHNSON	Page 59
2	the magnitudes, the broad terms, the interest	2	before actually agreeing to forgive those loans?	
3	rates and the basic features.	3	A. If there are a lot of loans, I – it	
4	Q. And if the decision maker weren't a	4	may not be practical.	
5	sophisticated party, would you advise the decision	5	I think you'd want to have a general	
6	maker to obtain advice concerning the nature,	6	idea of the term, the amount, the interest rates.	
7	extent and structure of the loans that were under	7	The exact provisions of each loan is probably less	
8	consideration for forgiveness?	8	important. To have some understanding of how much	
9	A. I think the decision maker should have	9	is being at stake, when would they in general have	
10	an understanding of the loan – what they're	10	been paid, what the interest rate would be.	
11	forgiving, what the terms or – you know, you	11	I think the ins and outs of each loan	
	should have an understanding of the structure of	12	would probably be of less importance.	
	the loans you're forgiving.	13	·	
13 14	•		Q. Do you think it would be important for the decision maker to know, let's just say	
	Q. Could you contemplate any situation	14		
15 16	where a decision maker should enter into a	15	51 57	
16 17	forgiveness of loans without having an	16	consideration were demand loans or whether they were 30-year term notes?	
17 10	understanding of the scope and structure of the loans themselves?	17	•	
18 10		18	A. Yeah, I think you would want to know	
19	A. No. I think – I think – as I said,	19	that. You would want to know – that would be one	
20	I think the decision maker should have a general	20	of the things you would want to know.	
21	understanding of the loans, the amounts, the terms	21	Q. And why would you want to know that?	
22	at least – at least at reasonably high level.	22	A. I think if you're trying to design a	
23	Q. Would you always advise your client to	23	plan, you'd want to have some idea of the urgency	
24	understand the nature and extent of each of the	24	of the – of the loans.	
25	loans that was under consideration for forgiveness	25	You mentioned a 30-year term, it	
1	Page 60 ALAN JOHNSON	1	ALAN JOHNSON	Page 61
2	perhaps is less urgent than a demand note, so I	2	forgive loans without knowing the dollar amount	
3	think if you're trying to incent someone to	3	and the structure of the loans themselves,	
4	achieve something, you want to have some idea of	4	correct?	
5	the urgency of these loans that are outstanding.	5	A. That would not be my advice, no.	
6	Q. Can you think of any circumstance	6	Q. Okay.	
7	where it would be appropriate for a decision maker	7	Do you believe that a decision maker	
8	to agree to forgive loans without having an	8	who's considering entering into a loan forgiveness	
9	understanding as to the number, value and	9	program as part of executive compensation has a	
10	structure of the loans that are to be forgiven?	10	duty to try to negotiate the best terms possible	
11	A. The number of loans is probably of	11	for the company?	
12	less importance, as I said earlier. I think you'd	12	A. I think the decision maker has to have	
13	want to know the rough magnitude of what we're	13	reasonable terms and a fair agreement. I don't	
14	forgiving, and I think you would want to know the	14	think they have an obligation to necessarily	
15	basic structure of the loans.	15	,	
16	Q. I appreciate that, but can you think	16	balance a number of factors, but the deal should	
17	of any circumstance where the decision maker	17	clearly be fair to the company.	
17 18	should agree to forgive loans without knowing the	18	Q. And why do you believe that a decision	
	structure and aggregate value the loans being	19	maker should make sure that the agreement is fair	
19 20			to the company before entering into it?	
	forgiven?	20		
21 22	A. No. I think – I think the decision	21	A. Well, I think the – the decision	
22 22	maker should have a general understanding of the	22	maker has a responsibility to be fair to the	
23	dollar amounts and the structure of the loans to	23	shareholders and the other parties at the company,	
24				
	be forgiven.	24	and the agreement should be fair to – to the	
25	Q. And you would never advise a client to	24 25	-	

	Case 3:21-cv-00881-X Docu	ment	1/8-42	HIE	<del>L</del> u	01/09/24	Page 190 01 200	PageID 4	49030
1	ALAN JOHNSON		Pag	je 62	1	Δ	LAN JOHNSON		Page 63
2	If they're in the position of making				2		ne idea of the individual's pay		
3	that decision and they're representing the				3		ould be one of the things you'd	l	
	company, the decision should be fair.				4	want to know.	vould be offe of the things you o		
4 5	Q. And how – how would you advise a				5		n order to assess the fairness o	f	
_	•	ot woo			_				
6	decision maker to make sure that the agreement	il was			6		before entering into it, you wou		
1	fair before he, she, or it entered into it?				7	•	nend to the extent possible that		
8	A. Well, if we're talking about loans, as				8		r understand the financial condi	tion	
9	I said earlier, you want to know the rough				9	of the employe			
10	magnitude of the loans and the terms. You'd v	vant			10		vould want the decision maker	TO	
11	to know the achievement of these goals, how				11		s best they could in the		
12	significant are they for the success of the				12		s, the condition, you know, of the	9	
13	company, and try to balance that, and the				13	company at th		,	
14	probabilities and other things.				14		n order to assess the fairness o	DT .	
15	But you'd want to balance that in a				15		before you enter into it, you		
16	fair way where you felt that the — if it's a				16		advise the decision maker to th	е	
17	loan, the forgiveness of these loans is – is				17	-	e to obtain and understand the		
18	fairly rewarded by the achievement of these go	als.			18		ancial statements. Is that fair?		
19	Q. And so in order to assess the				19		art of that, if they didn't		
20	fairness, you testified earlier that you would				20	•	an understanding – that's really		
21	always advise the decision maker to the extent				21	•	ncial condition of the company		
22	possible to obtain information concerning the				22	-	em to have a general understan	-	
23	executive's compensation history, correct?				23		osition of the company, you kno	)W,	
24	A. You would want to know that if they				24		agreement was made.		
25	didn't know it already. You would want to have	)			25	Q. And i	n order to assess the fairness o	of	
1	ALAN JOHNSON		Pag	je 64	1	Δ	LAN JOHNSON		Page 65
2	the transaction before entering into it – give me				2	Is that fair?	LAN OOI INOON		
3	one second, please. Sorry.				3		rt of making this, I think you		
4	Before entering the – in order to				4		have some idea of the magnitu	do of	
5	assess the transaction – withdrawn.				5		forgiven and how does that sta		
6	In order to assess the fairness of a					_	other people in the industry, the		
7					_	context of thos		5	
l Q	transaction before entering into it, you would always advise the decision maker to obtain				7 8		e decisions. n order to determine the fairnes	c	
_								3	
9 10	information so that he, she, or it, could assess				9		ore – withdrawn. er to determine the fairness of		
10 11	the likelihood of any future, subsequent events				10			iŧ	
11 12	for which the forgiveness is contingent. Is that				11	-	agreement before entering into		
	fair?				12	•	ays advise the decision maker		
13	A. The best you can, you want to at least				13		lerstanding as to the aggregate		
14 15	have an impression of the difficulty or likelihood				14		structure of the loans that are to	)	
15 16	of these events being achieved.				15	be forgiven, co			
16	As I said earlier, that often is quite				16		you would want to have that		
17 40	subjective. You have an impression, but you a				17	knowledge.	_		
18 40	least want to have some impression as best yo				18	Q. Okay			
19	of the likelihood and importance of these things	;			19		s go back to the hypothetical		
20	happening.				20		ve the CEO and an outside dire		
21	Q. And – and in order to assess the				21		iliar with the industry and doesn	Τ	
22 22	fairness of the transaction before entering into				22		o financial statements or any		
23	it, you would always recommend that the decis				23		out comparable executives.		
24	maker seek and obtain as much information as	1		- 1	24	In that	hypothetical, if the executive		
~-							• •		
25	possible about how comparable executives are				25		he outside director and make a		

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 191 of 200 PageID 49637

Case 3.21-cv-00881-X   Document 178-42	2 Filed 01/09/24 Page 191 01 200 PageID 4963
1 ALAN JOHNSON	age 66 Page 1 ALAN JOHNSON
2 proposal regarding loan forgiveness, would you	2 A. Well, I think even before negotiation,
3 advise that decision maker to try to negotiate	3 in your hypothetical, someone who knows nothing
4 with the executive?	4 should get informed before they make any decision.
5 A. Well, it depends on what the terms are	5 So that probably comes first.
6 being proposed. It may on its – its face be a	6 You know, once they got better
7 fair deal and you don't need to negotiate. If	7 informed, they could decide on whether they need
8 the – if the term – if the director believes the	8 to negotiate or the offer on its face is fair, but
9 terms are not as being proposed fair, yes, they	9 if they know nothing, they should get informed
10 should negotiate and try to get an agreement that	10 before they agree to any decision.
11 is at least fair from the standpoint of the	11 Q. Based on your knowledge and experience
12 company.	12 and expertise in the industry, can you conjure up
Q. Well, in my hypothetical, assume that	13 a scenario where a decision maker who knows
14 the decision maker, the director, doesn't have any	14 nothing but nevertheless enters into a forgiveness
15 information concerning the executive's	15 program has fulfilled his, her, or its duties to
16 compensation history, doesn't have an	16 the company?
17 understanding of the entity's financial condition,	17 MR. AIGEN: Objection, form.
18 hasn't obtained or reviewed the entity's financial	18 A. I'm sorry, could you repeat the
19 statements, hasn't spoken to anybody other than	19 question? I lost my train of thought.
20 the CEO himself, has no experience in the	20 Q. Sure.
21 industry, has no expertise in the area of	21 Let's assume the decision maker knows
22 executive compensation, would you advise that	22 nothing. In your opinion, can that decision maker
23 particular decision maker to enter into the	23 ever fulfill his, her, or its duty by entering
24 agreement that's first proposed by the CEO without	24 into a loan forgiveness program with the CEO?
25 negotiation?	25 MR. AIGEN: Objection, form.
	age 68 Page
1 ALAN JOHNSON	1 ALAN JOHNSON
2 A. Well, I think the director could get	2 A. I don't recall that – that situation,
3 lucky where the proposal was imminently fair and	3 no.
4 you – you put it in place, but certainly, you're	4 Q. You'd agree with me it's not common in
5 at risk of agreeing to something that's not fair.	5 the industry, is it?
6 But a director or a company could get lucky in	6 A. The facts that you've laid out would
7 that the proposal was – was fair on its face,	7 not be common, no.
8 so	8 Q. If you were advising a decision maker
9 Q. Would you ever advise a client to –	9 who was contemplating entering into a loan
10 who was a decision maker who knew nothing to enter	10 forgiveness program as part of executive
11 into the agreement and hope that he, she, or it	11 compensation, would you advise that decision maker
12 got lucky?	12 to make sure that the agreement is in writing?
13 A. I do not advise clients to try to get	13 A. Yes. Yes, I would.
14 lucky, no.	14 Q. And why would you do that?
15 Q. Have you ever heard of a decision	15 A. We – you want there to be no
16 maker – withdrawn.	16 misunderstandings. I think many of these
17 In your 30 years' experience, have you	17 agreements are complicated and you – people's
18 ever heard of a decision maker entering into a	18 memory are fallible, so we often advise clients to
19 loan forgiveness program with no knowledge of the	19 put many agreements in writing just so there's no
20 executive's employment history, the employer's	20 misunderstandings, everybody understands what the
21 financial condition, without an understanding of	21 terms are.
the financial statements, with no knowledge of	22 Q. Can you think of any exception to the
	23 advice you would give with respect to making sure
23 COMBANDE EXECULIVES. HAVE VOU EVEL HEART OF	
·	
24 anybody like that ever entering into a loan 25 forgiveness program?	<ul> <li>24 that forgiveness agreements are in writing?</li> <li>25 Can you think of any scenario where</li> </ul>

## Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 192 of 200 PageID 49638

	Case 3:21-cv-00881-X   Document 178-42   Fil	eu	01/09/24 Page 192 0/ 200 PageID 4	9038
1	Page 70 ALAN JOHNSON	1	ALAN JOHNSON	Page 71
2	you would advise the decision maker, don't put	2	A. I – I would never – we always – I	
3	that in writing?	3	would always want to have it in writing.	
4	A. No. No, we wouldn't advise that.	4	Q. So let's go back to my hypothetical	
5	Although unfortunately, many of our clients don't	5	where you have an agreement between a CEO and an	
6	put things in writing, but that would not be our	6	outside director. If you were advising the	
7	advice.	7	outside director, would you tell him or her that	
8	Q. How about a hypothetical where the	8	your advice is to make sure that somebody in the	
9	agreement to forgive loans encompassed more than a	9	organization other than the CEO knows about the	
10	dozen loans, would you also recommend that there	10	terms in existence of the loan forgiveness	
	be a written record of the identity of the loans	11	3	
11 12	•	12	program?  A. I would tell the outside director that	
12	that were the subject of the agreement?			
13	A. If there were a dozen meaningful	13	other people should be informed.  Other directors, the – yes, I would	
14	loans, we would recommend that you have a catalog	14	· · · · · · · · · · · · · · · · · · ·	
15	of what the loans are talking about, absolutely.	15	want other people – I would – if I were asked, I	
16	Q. Can you think of any scenario where it	16	would – I would suggest or recommend that other	
	would be appropriate to enter into an agreement	17	people be informed.	
18	for the forgiveness of a dozen or more loans	18	Q. And why would you make – why would	
19	without having any written record of it?	19	you give that advice?	
20	A. As I said earlier, we would recommend	20	A. You would want – at just an	
21	that all of these agreements be put in writing.	21	operational level, you would want to make sure	
22	Q. As an expert on executive	22	your finance department was aware that certain	
23	compensation, have you ever advised the decision	23	payments might stop or in preparing the financial	
24	maker to enter into an oral agreement concerning	24	statements or – or other just operational issues,	
25	forgivable loans?	25	so, again, there's no misunderstanding as you put	
1	Page 72 ALAN JOHNSON	1	ALAN JOHNSON	Page 73
2	your financial statements together or just	2	career where you've heard about a decision maker	
3	operationalize these loans.	3	who entered into a loan forgiveness program with	
4	Q. In your – in your experience, do	١.	an employee but never told anybody in the world	
5	companies that enter into loan forgiveness	5	about that until after litigation was commenced?	
6		6	A. I can't recall any sitting here.	
7	programs customarily include reference to the	7	, ,	
<i>1</i>	agreements in their financial statements or in their books and records?		Q. Okay. And you would never recommend	
		8	that a decision maker keep to him or herself the	
9	A. It's a mixed practice. Some people do	9	entry into any agreement concerning the	
10 11	and some people don't, particularly private firms.	10	forgiveness of loans?	
11	Q. Have you ever heard of a situation	11	A. I think, again, we would – I would	
	where the decision maker and the executive enter	12	always recommend things be in writing with the	
13	into a loan forgiveness program and never tell	13	caveat if it was a small or trivial amount,	
14	anybody about the terms or existence of the	14	perhaps it wasn't needed.	
15	program until after litigation is commenced?	15	Q. In your opinion are the loans at issue	
16	A. I don't know if I can – sitting here	16	in this case small or trivial?	
	if I can recall a loan forgiveness program.	17	A. No.	
18	I can – there's certainly other	18	MR. MORRIS: Okay. We've been going	
19	facets of compensation where things weren't	19	an hour and a half. I really appreciate	
20	documented and there's all kinds of disputes, but	20	your patience, sir.	
21	I can't sitting here think of another loan	21	Can we take just a 10-minute break and	
		1	come back at 10:40 captorn? It's actually a	
22	forgiveness program.	22	come back at 10:40 eastern? It's actually a	
	Q. Okay. I appreciate that. My question	22 23	13-minute break.	
22 23 24			•	
23	Q. Okay. I appreciate that. My question	23	13-minute break.	

## Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 193 of 200 PageID 49639

Case 3.21-cv-00881-X   Document 178-42	-lied 01/09/24 Page 193 01 200 Page 1D 49639
Page 7 1 ALAN JOHNSON	4 Page 75
2 much.	2 A. Maybe March or April of this year.
3 (Recess taken from 10:27 a.m. until	3 Q. Do you have an engagement letter?
4 10:40 a.m.)	4 A. We did, yes.
5 BY MR. MORRIS:	5 Q. Okay.
6 Q. Mr. Johnson, did you speak with	6 And would that engagement letter
7 anybody during the break about your testimony	7 reflect the date upon which you were engaged in
8 today?	8 this matter?
9 A. No.	9 A. Yes, it would.
10 Q. Did you communicate with anybody in	10 Q. Okay.
11 writing about your testimony today during the	11 Did you ever review any of the
12 break?	
	13 A. I just don't – I don't recall.
14 Q. Do you recall when you were –	14 Q. Did you have any familiarity with
15 withdrawn. I apologize.	15 Highland Capital Management, L.P. or any of its
Are you – were you engaged in this	16 affiliates prior to your engagement in this case?
17 case or was your firm engaged in this case or is	17 A. I don't believe so.
18 it one in the same?	18 Q. Did you have any familiarity with
19 I just want to make sure I get it	19 James Dondero prior to being retained in this
20 right.	20 case?
21 A. I was engaged as an expert witness as	21 A. I don't believe so.
22 part of my firm.	22 Q. I think you said that you were
23 Q. Okay.	23 retained by the Stinson firm.
Do you recall when you were engaged in	24 Do I have that right?
25 this case?	25 A. Yes.
Page 7	
1 ALAN JOHNSON	1 ALAN JOHNSON
2 Q. And had you done work for the Stinson	2 MR. MORRIS: And can we go to page 16,
3 firm prior to this case?	3 please.
4 A. I don't believe so.	4 Q. And if we go to the bottom of the
5 Q. You have been retained by my firm	5 page, is that your signature, sir?
6 before. Is that right?	6 A. Yes.
7 A. Yes.	7 Q. And did you sign this on or about
8 Q. Is that just one occasion?	8 May 28, 2021?
9 A. No, several times.	9 A. Yes.
10 Q. Oh, okay. Well, it's nice to meet you	10 Q. You haven't amended this report since
11 because we've never worked together, right, just	11 May. Is that right?
12 for the record?	12 A. That's right.
13 A. Yes.	13 Q. Okay.
14 Q. All right. We're going to put your	14 And there's no modification to any of
15 expert report up on the screen. I forgot what	15 your opinions that are set forth in this report,
16 number we have premarked it, but let's take a look	16 correct?
17 at it.	17 A. That's correct.
18 MS. CANTY: Sixty-two, John.	18 Q. Okay.
19 MR. MORRIS: Thank you very much.	19 MR. MORRIS: Can we go to page 25,
20 (Exhibit 62, expert report, was marked	20 please.
21 for identification at this time.)	21 Q. And do you see that there's a list
22 BY MR. MORRIS:	22 here of documents reviewed?
	<ul><li>22 here of documents reviewed?</li><li>23 A. Yes.</li></ul>
23 Q. So your report, Mr. Johnson, is up on	23 A. Yes.

# Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 194 of 200 PageID 49640

Case 3.21-cv-00001-X Document 170-42 Fit	
Page 78  1 ALAN JOHNSON	Page 79 1 ALAN JOHNSON
2 Is it – is it fair to characterize	2 Q. Okay.
3 the documents that you reviewed as either	3 You're not aware of any documents that
4 tax-related information, financial statements from	4 you received that aren't disclosed on this page,
5 NexPoint or Highland Capital Management Fund	5 right?
6 Advisors or certain agreements between and among	6 A. Not that I'm aware of.
7 the parties?	7 Q. Okay.
8 A. I think it's certainly that. There	8 Has anybody provided you with any
9 may be other things, but certainly, those were	9 documents between May 28th and today that relate
10 included in there, yes.	10 to the subject matter of your report?
11 Q. Can you identify any other type of	11 A. I'm sorry, I didn't catch the last
12 document that you recall reviewing prior to the	12 bit.
13 preparation of this report other than tax-related	13 Q. Has anyone provided you any documents
14 information, financial statements for NexPoint and	14 between May 28th, 2021 and today that concern or
15 HCMFA and certain agreements between and among the	15 relate to any aspect of your report?
16 parties?	16 A. I'm not sure how to answer the
17 A. You had asked about the pleadings, and	17 question. I received other documents, so I'm not
18 I just don't recall, but with that — with that	18 sure what you're trying to get at.
19 caveat, I think that's accurate.	19 Q. What other documents do you recall
20 Q. Okay.	20 receiving since May 28th, 2021 that concern your
21 And to the best of your knowledge,	21 report.
22 does this page identify every document that you	22 A. I think I mentioned I reviewed some of
23 were provided with prior to the preparation of	23 the loan documentation on the loans. I've seen
24 your report?	24 the financial statements for Highland Capital
25 A. Yes, I believe so.	25 Management. I've – those two I recall.
Page 80	Page 81
1 ALAN JOHNSON	1 ALAN JOHNSON
2 Q. Okay.	2 sure of the legal meaning of what a promissory
3 Do you remember for what years the	3 note is.
4 financial statements were for Highland?	4 Q. I think you mentioned that certain of
5 A. If I recall, they were 2014, I	5 the loan documents that you saw referenced what
6 believe, through – it's either '14 or '15 through	6 I'll characterize as a roll-up of existing loans.
7 '19, I believe.	7 Do I have that right?
8 Q. And reviewing these documents didn't	8 A. I saw that described, yes.
9 cause you to amend or modify your opinions in any	9 Q. And was that – was there a schedule
10 way, correct?	10 to the document entitled, I think, either
11 A. No.	11 Exhibit A or Schedule A that listed various loans,
12 Q. Okay. I'm just going to ask you a	12 including the principal amount and the interest
13 series of questions to see if you're familiar with	13 that was outstanding as of the date of the
14 any of the following categories of documents.	14 document?
15 You mentioned that you saw some loan	15 A. I've seen schedules like that, yes.
16 documents.	16 Q. Okay.
17 Do I have that right?	17 Other than – other than the documents
18 A. Yes.	18 with the schedules that – that you've just
19 Q. Would the loan documents that you have	19 acknowledged seeing, do you recall seeing any
•	20 other loan documents prior to today's deposition?
20 in mind be promissory notes?	20 other loan documents prior to today's deposition?
	21 A. If it's not on the list that we're
20 in mind be promissory notes?	
<ul> <li>20 in mind be promissory notes?</li> <li>21 A. I'm not sure what the definition of a</li> </ul>	21 A. If it's not on the list that we're
<ul> <li>20 in mind be promissory notes?</li> <li>21 A. I'm not sure what the definition of a</li> <li>22 "promissory note" is.</li> </ul>	21 A. If it's not on the list that we're 22 looking at, I don't recall anything else.
<ul> <li>20 in mind be promissory notes?</li> <li>21 A. I'm not sure what the definition of a</li> <li>22 "promissory note" is.</li> <li>23 Q. Are you familiar with promissory notes</li> </ul>	<ul> <li>A. If it's not on the list that we're</li> <li>looking at, I don't recall anything else.</li> <li>Q. Do you know where you got these</li> </ul>
<ul> <li>20 in mind be promissory notes?</li> <li>21 A. I'm not sure what the definition of a</li> <li>22 "promissory note" is.</li> <li>23 Q. Are you familiar with promissory notes</li> </ul>	<ul> <li>A. If it's not on the list that we're</li> <li>looking at, I don't recall anything else.</li> <li>Q. Do you know where you got these</li> </ul>

## Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 195 of 200 PageID 49641

	Case 3:21-cv-00881-X   Document 178-42   Fil	eu	01/09/24 Page 195 01 200 Page 10 49041
1	Page 82 ALAN JOHNSON	1	Page 8 ALAN JOHNSON
2	A. They're from the Stinson law firm.		that right?
3	Q. And do you recall when the Stinson law	3	A. Yes.
4	firm gave you these documents?	4	Q. Okay.
5	A. And "these documents" refer to prior	5	At no time since the report was signed
6	to writing the report or recently?	6	by you back in May has Mr. Dondero or anyone
7	Q. I apologize. Great question.	l _	acting on his behalf given you any documents that
8	l'm only asking about the loan	8	describe the terms or existence of any loan
_	documents and the financial statements that you	١.	forgiveness agreement, correct?
9	•	9	A. I had a conversation with Mr. Dondero
10	have testified to having received after the date	l	
11	of this report.	11	about the loan forgiveness program at Next Bank, but I had that conversation with him.
12	A. I've received it from the law firm	12	
13	within the last week.	13	Q. But has anybody given you since
14	Q. Did you – did you ask them for	14	May 28, 2021 any documents that reflect the terms
15	documents or did they give them to you of their	15	or existence of the loan forgiveness program
16	own accord?	16	that's referred to in your expert report?
17	A. I had asked them from documents prior     to uniting moureport, and then I think up asked.	17	A. No.
18	to writing my report, and then I think we asked	18	Q. Did the Stinson firm give you
19	for documents getting ready for this deposition.	19	Highland's audited financial statements for 2008,
20	Q. And what they gave you in response to	20	'9, '10, '11, '12, or '13?
21	your request were the loan documents with the	21	A. Now – now you're testing me, and I'm
22	schedule listing certain principal and interest	22	just not sure. They provided them to me, and I'm
23	due on the loans as well as, to the best of your	23	just not sure.
24	recollection, financial statements for HCM, L.P.	24	Q. Okay.
25	for around 2014 or '15 through around 2019. Is	25	Are you aware that
1	Page 84 ALAN JOHNSON	1	Page 8 ALAN JOHNSON
2	PricewaterhouseCoopers was Highland's outside	2	testimony given on behalf of the Dugaboy
3	auditors?	3	Investment Trust, correct?
4	A. I remember seeing PwC, yes.	4	A. Thave not.
5	Q. Are you aware that PwC gave a	5	Q. Have you ever heard of Frank
6	deposition in this case after the date you had	6	Waterhouse?
7	authored your report?	7	A. I don't believe so.
8	A. I was not aware of that.	8	Q. I'll try and refresh your
9	Q. So is it fair to say that you've never	9	recollection.
10	seen PricewaterhouseCoopers' deposition	10	Do you know whether Mr. Waterhouse
	·		served as Highland Capital Management, L.P.'s
11 12	transcript? A. I have not.	11	chief financial officer for the five-plus years
	A. Thave not.     Q. And is it fair to say that you have no	12	· ·
13	• •	13	prior to the petition date?
14	knowledge about what, if anything,	14	A. Now I think you've refreshed my
15	PricewaterhouseCoopers testified to in this case?  A. I do not know.	15	memory. I think I've seen the name, yes.
16		16	Q. Do you know if – have you ever seen a
17	Q. Have you ever heard of a Dugaboy	17	deposition transcript of any testimony
18	Investment Trust?	18	Mr. Waterhouse has given in this case?
19	A. Dugaboy? I don't believe so.	19	A. I have not.
20	Q. So is it fair to say you have no	20	Q. Do you know whether Mr. Dondero has
21	knowledge as to whether or not the Dugaboy	21	testified in this case?
22	Investment Trust testified in this case?	22	A. I – I've seen some deposition
23	A. I have no knowledge.	23	testimony for Mr. Dondero.
24	Q. So it's fair to say that you've never	24	Q. And when did you see the deposition
25	seen a deposition transcript relating to any	25	testimony?

## Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 196 of 200 PageID 49642

Case 3.21-CV-00881-X   DOCUMENT 178-42   F	iled 01/09/24 Page 196 01 200 Page1D 49642
Page 86 1 ALAN JOHNSON	Page 8
2 A. Within the last week.	2 Q. And did the Stinson law firm direct
3 Q. Do you know if he testified – do you	3 you to any portion of the transcript other than
4 know when the deposition was?	4 that except?
5 A. I don't recall.	5 A. No.
6 Q. Do you recall – did you actually see	6 Q. And how – how long was the excerpt?
7 a transcript?	7 Was it a few lines or a few pages or –
8 A. I saw the transcript, yes.	8 A. A few pages.
9 Q. Did you see one transcript or more	9 Q. Okay.
10 than one transcript?	, , ,
11 A. Just one.	11 excerpt was that was provided to you by the
12 Q. And do you know if that deposition	12 Stinson law firm?
13 took place in May or did that deposition take	13 A. It revolved around the loans.
14 place more recently?	14 Q. And do you remember the substance of
15 A. I – I don't know.	15 the excerpt, like what about the loans were you
16 Q. Were you given – were you provided a	16 being directed to review?
17 copy of the entire transcript?	17 A. It was Mr. Dondero's testimony around
18 A. I received an excerpt – I'm not sure.	18 the constructing of these forgivable loans. It
19 I focused on an excerpt, but I'm not sure if I	19 was – that was – that was the – those were the
20 received the whole transcript.	20 pages.
Q. And were you directed to that	21 Q. Do you recall the page numbers
22 particular excerpt that you looked at?	22 perhaps?
23 A. Yes.	23 A. Actually, I do. One was 143.
Q. And who directed you to that excerpt?	24 Q. Okay. Any others?
25 A. The Stinson law firm.	25 A. I read before that and after that, but
Page 88 1 ALAN JOHNSON	
2 I think that was – that was – for some reason, I	_
3 recall that number.	
4 Q. Have you received – withdrawn.	4 remember.
5 Other than the loan documents and	5 Q. Did that Excel file cause you to
6 financial statements you've described as well as 7. the export from Mr. Denders's denseiting bours	6 change in any way any of the opinions that are set
7 the excerpt from Mr. Dondero's deposition, have	7 forth in your report?
8 you received any information concerning	8 A. No.
9 Mr. Dondero's compensation that was produced by	9 Q. Did Mr. Dondero's deposition
10 Highland after May 28, 2021?	10 transcript excerpt cause to you change, modify, or
11 A. I recall there was a – an excel file	11 amend in any way any of the opinions set forth in
12 that had some additional things on compensation.	12 your report?
13 Yeah, I think there was an excel file that broke	13 A. No.
14 out, you know, different elements of compensation.	14 Q. Other than the Excel file, did you
15 Q. When did you receive that?	15 receive any other documents that Highland has
16 A. Sometime in October.	16 produced in this matter since the date you
17 Q. Did you receive anything in October	17 executed your expert report on May 28, 2021?
18 other than the Excel file that you've just	18 A. No.
19 described and the loan documents and financial	19 MR. MORRIS: If we can go to page 5 of
20 statements and excerpt from Mr. Dondero's	20 the report, we still have it up on the
21 transcript?	21 screen here.
22 A. Not that I recall.	22 Q. Do you see where it says, "Facts and
23 Q. Do you recall anything about the Excel	23 Data Considered"?
24 file?	24 A. Yes.
OF A Hard different algorithms of the H	
25 A. It had different elements of pay. It	25 Q. Okay.

## Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 197 of 200 PageID 49643

	Case 3:21-cv-00881-X   Document 178-42   Fil	eu	01/09/24 Page 197 01 200 Page 10 4904	3
1	Page 90 ALAN JOHNSON	1	Pagi ALAN JOHNSON	e 91
2	In the first sentence, you wrote, "in	2	Zoom calls you had with Mr. Dondero for the	
3	preparing this report, I've considered certain	3	purpose of interviewing him, as stated in the	
4	documents provided to me, interviews with	4	first sentence of the Facts and Data Considered?	
5	Mr. Dondero, and former Highland or affiliate	5	A. Prior to this report, I think I talked	
6	employees."	6	to him three times, I believe.	
	• •			
7	Do you see that?	7	Q. And was anybody – did anybody	
8	A. Yes.	8	participate in those Zoom or telephone calls	
9	Q. When did you interview Mr. Dondero?	9	besides you and Mr. Dondero?	
10	A. Probably early May, early May of this	10	A. There would have been someone from the	
11	year.	11	Stinson law firm and likely my colleague,	
12	Q. Is that the only time you've	12	Mr. Perniciaro, would have been on the call as	
13	communicated with him directly concerning this	13	well.	
14	case?	14	Q. Do you know approximately what the	
15	A. I think I mentioned earlier I talked	15	total time you spent speaking with Mr. Dondero was	
16	to him about the Next Bank – in the last week	16	before you prepared this report?	
17	about the Next Bank loans, and then I talked to	17	Was it an hour or three hours?	
18	him prior to this report.	18	A. Probably an hour and a half.	
19	I think those are the only times.	19	Q. So about 90 minutes.	
20	Q. And did you speak with him on the	20	Do you recall – did you ask to	
21	phone? Did you meet with him in person or some	21	interview him or did the Stinson firm suggest that	
22	other form of communication?	22	you should speak with him?	
23	A. Didn't – it was not in person. It	23	A. I suggested talking to him.	
24	was either a phone call or Zoom. I don't recall.	24	Q. Okay.	
25	Q. Do you recall how many phone calls or	25	Do you recall what he told you during	
1	Page 92	1	Pagi	e 93
1	ALAN JOHNSON	1	ALAN JOHNSON	
	this interview?	2	all along.	
3	A. We talked about his duties,	3	Q. Did he identify who the decision maker	
4	responsibilities, went into what he – what he was	4	was who acted on behalf of the company?	
5	involved in going back in time to the current, his	5	A. He – I don't believe that came up. I	
0	duties, how he ran the firm. So we spent a fair	6	don't recall hearing that.	
/	amount of time talking about that.	7	Q. Did you ask him any questions that	
8	Talked about the different – these		you – your gut told you he wasn't able to answer	
9	loans and the purpose of the loans, his philosophy		completely?	
10	around the loans.	10	A. No. I thought he was candid. I	
11	I think those were the two broad –	11	thought he was straightforward. I didn't – the	
12	the two broad categories.	12	questioning that I had with him, I didn't find –	
13	Q. Did he describe for you in any way the	13	he answered the questions I had about both his	
14	agreement that was entered into in late 2018,	14	role and the – how these loans were intended to	
	early 2019 relating to the forgiveness of the	15	operate.	
16	loans?	16	Q. Did he tell you that under the	
17	A. Yes. Yes, he did.	17	agreement he entered into with the decision maker,	
18	Q. What did he tell you about that?	18	the loans would be forgiven if the assets were	
19	A. He said that the – the structure to	19	sold not by him but by a third party?	
20	reward him for a successful transaction with one	20	A. I don't – I don't recall that, no.	
21	of these three portfolio investments, that was the	21	Q. It doesn't say that in your report,	
22	purpose, that loans had been used in the company	22	does it?	
23	in the past, that the loans were – had always	23	A. It does not.	
24	·	١ ـ .		
24	intended to be forgiven, and this was simply	24	Q. And you don't recall him specifically	
	codifying and structured the intent of the loans	25	Q. And you don't recall him specifically telling you that one of the terms of the agreement	

## Case 3:21-cv-00881-X Document 178-42 Filed 01/09/24 Page 198 of 200 PageID 49644

Case 3:21-cv-00881-X   Document 178-42   File	eu 01/09/24 Page 198 01 200 PageID 49644
Page 94 1 ALAN JOHNSON	Page 95 1 ALAN JOHNSON
2 was that all of the loans subject to the agreement	2 A. Adkins, Hurley, Lawlor, and Cote.
3 would be forgiven if any of the three assets were	3 Q. When did you interview those
4 sold by a third party. Is that fair?	4 individuals?
5 A. We didn't get into that, no.	5 A. Probably early May of this year.
6 Q. And he didn't tell you that, correct?	6 Q. Do you have any notes from those
7 A. No.	7 interviews?
8 Q. Do your opinions rely on anything that	8 A. I do not.
9 Mr. Dondero told you?	9 Q. Do you know if your colleague has any
10 A. Certainly, the – his role was in –	10 notes from those interviews?
11 my opinion on what his role was, which formed the	11 A. I don't think so.
12 compensation thing, is influenced by what he said	12 Q. Do you know if there's any written
13 about this role. So yes, it impacted that, you	13 record at all of the interviews you conducted with
14 know, part of the report.	14 those former Highland or affiliate employees?
15 Q. Okay.	15 A. I don't believe so.
16 So other than his role and his duties	16 Q. Did you speak to them all at one time
17 and responsibilities, is there anything else that	17 or did you speak to them individually?
18 Mr. Dondero told you during the interview that you	18 A. Individually over a few days.
19 have relied upon in formulating your opinions?	19 Q. Let's take them one at a time.
20 A. I don't believe so.	20 Mr. Adkins, do you recall the
21 Q. How many former Highland or affiliate	21 substance of what Mr. Adkins told you?
22 employees did you interview?	22 A. The substance of the four interviews
23 A. Linterviewed four.	23 were very similar. They described his role. They
24 Q. Do you recall the names of any of	24 described their experiences with loans. So the –
25 them?	25 the comments from the four were very similar.
25 tiletti!	23 the confinents from the locit were very similar.
Page 96 1 ALAN JOHNSON	Page 97 1 ALAN JOHNSON
2 Q. So I apologize, I wasn't writing fast	2 an amount equal to or more than \$500,000?
3 enough.	3 A. They were a little sketchy on the
4 A. I'm sorry –	4 exact amounts, but my impression, they ranged
5 Q. I have Adkins –	5 from, say, a quarter million to maybe \$500,000 or
6 A. – I apologize.	6 a little more. That – that was their
7 Q. I have Mr. Adkins, Mr. Lawlor, and who	7 recollections.
8 were the other two?	8 Q. Did – did you learn from these four
9 A. Mr. Hurley and Mr. Cote.	9 interviews when the last of these loans was
10 I believe those are the names.	10 forgiven?
11 Q. Did any of them tell you – withdrawn.	11 A. Probably 8 or 10 years ago.
12 Did all of them tell you that they had	12 Q. Did anybody – withdrawn.
13 obtained loans from Highland which were	13 Did any of the four of them inform you
14 subsequently forgiven in whole or in part?	14 that Highland had forgiven any loans to any
15 A. I believe so.	15 officer or employee in the last 8 to 10 years?
16 Q. Did any of them tell you how much	16 A. I don't recall them saying that, no.
17 money was forgiven?	17 Q. Did you – do you recall asking them
18 A. We talked about that, yes. They	18 when was the last loan that Highland ever forgave?
19 described the amounts.	19 A. I don't believe I asked that question.
20 Q. Okay.	20 Q. And as you sit here right now, you
•	
, ,	21 have no knowledge as to when the last loan that 22 Highland gave that was forgiven in whole or in
22 described as having been forgiven by Highland?	22 Highland gave that was forgiven in whole or in
A. It was in the hundreds of thousands.	23 part, correct?
Q. Did any of them tell you that they had	<ul> <li>A. I don't have that knowledge, no.</li> <li>Q. Other than the loans that were</li> </ul>
AD PARTY DOD OF TOOM HIGHIAND THAT WAS TOTALLON IN	25 Q. Other than the loans that were
25 ever had a loan from Highland that was forgiven in	25 Q. Other than the loans that were

Case 3:21-cv-00881-X   Document 178-42   Fi	3
Page 98 1 ALAN JOHNSON	Page 9: 1 ALAN JOHNSON
2 described for you by these four individuals, can	1 ALAN JOHNSON 2 Do I have that right?
3 you identify any other loan that Highland has ever	3 A. When I interviewed Mr. Dondero, I did
4 forgiven?	4 not – that didn't come up.
	·
5 A. I don't have any other knowledge, no.	5 Q. So I'm going to represent to you that
6 Q. Did any of these four individuals give	6 it's in the pleading that Mr. Dondero entered into
7 you any documents relating to any aspect of your	7 the agreement with his sister Nancy, who was the
8 report?	8 trustee of the Dugaboy Investment Trust who
9 A. No.	9 purportedly holds a majority of Highland's
10 Q. Did any of them give you any documents	10 interests.
11 that would substantiate the information that they	11 Is that new information for you?
12 provided to you during the interview?	12 A. Yes, it is.
A. They didn't provide any documents, no.	13 Q. Have you ever heard of Nancy Dondero
14 Q. Did you ask them if they had any	14 before?
15 documents to substantiate what you were told?	15 A. I had heard her name just because
16 A. Yes. Yes, I did.	16 there's attorneys representing her. That's all
17 Q. And they told you that they didn't	17 I – that's all I know.
18 have any.	18 Q. You weren't aware until I just told
19 Do I have that right?	19 you that she's the person who entered into the
20 A. Yes, that's right.	20 agreement with Mr. Dondero concerning –
Q. I think you testified that you do not	21 withdrawn.
22 know who the decision maker was who entered into	22 You didn't know until I just told you
23 the agreement with Mr. Dondero in late 2018 or	23 that Nancy Dondero, as the trustee for the Dugaboy
24 early 2019 with respect to the forgiveness of the	24 Investment Trust, as the holder of a majority of
25 loans.	25 interests of Highland, is the person who entered
Page 100	Page 10
1 ALAN JOHNSON	1 ALAN JOHNSON
2 into the agreement with Mr. Dondero?	1 ALAN JOHNSON 2 Q. Okay.
<ul> <li>2 into the agreement with Mr. Dondero?</li> <li>3 A. If your assertion is true, then I –</li> </ul>	<ol> <li>ALAN JOHNSON</li> <li>Q. Okay.</li> <li>And can you – can you be as specific</li> </ol>
<ul> <li>into the agreement with Mr. Dondero?</li> <li>A. If your assertion is true, then I –</li> <li>then I – I did not know that.</li> </ul>	1 ALAN JOHNSON 2 Q. Okay. 3 And can you – can you be as specific 4 as you can as to what the assignment was?
<ul> <li>into the agreement with Mr. Dondero?</li> <li>A. If your assertion is true, then I –</li> <li>then I – I did not know that.</li> </ul>	<ol> <li>ALAN JOHNSON</li> <li>Q. Okay.</li> <li>And can you – can you be as specific</li> </ol>
<ul> <li>2 into the agreement with Mr. Dondero?</li> <li>3 A. If your assertion is true, then I –</li> <li>4 then I – I did not know that.</li> <li>5 Q. Okay.</li> <li>6 And is it fair to say then that you</li> </ul>	1 ALAN JOHNSON 2 Q. Okay. 3 And can you – can you be as specific 4 as you can as to what the assignment was?
<ul> <li>2 into the agreement with Mr. Dondero?</li> <li>3 A. If your assertion is true, then I –</li> <li>4 then I – I did not know that.</li> <li>5 Q. Okay.</li> <li>6 And is it fair to say then that you</li> </ul>	<ol> <li>ALAN JOHNSON</li> <li>Q. Okay.</li> <li>And can you – can you be as specific</li> <li>as you can as to what the assignment was?</li> <li>A. Well, in addition to coming up with a</li> </ol>
<ul> <li>2 into the agreement with Mr. Dondero?</li> <li>A. If your assertion is true, then I –</li> <li>4 then I – I did not know that.</li> <li>Q. Okay.</li> <li>And is it fair to say then that you</li> <li>don't know that she was deposed in this case?</li> </ul>	1 ALAN JOHNSON 2 Q. Okay. 3 And can you – can you be as specific 4 as you can as to what the assignment was? 5 A. Well, in addition to coming up with a 6 market compensation, in the report, I said the
<ul> <li>2 into the agreement with Mr. Dondero?</li> <li>3 A. If your assertion is true, then I –</li> <li>4 then I – I did not know that.</li> <li>5 Q. Okay.</li> <li>6 And is it fair to say then that you</li> <li>7 don't know that she was deposed in this case?</li> <li>8 A. I don't believe I knew that, no.</li> </ul>	1 ALAN JOHNSON 2 Q. Okay. 3 And can you – can you be as specific 4 as you can as to what the assignment was? 5 A. Well, in addition to coming up with a 6 market compensation, in the report, I said the 7 assignment was to talk about the practice and –
<ul> <li>2 into the agreement with Mr. Dondero?</li> <li>3 A. If your assertion is true, then I –</li> <li>4 then I – I did not know that.</li> <li>5 Q. Okay.</li> <li>6 And is it fair to say then that you</li> <li>7 don't know that she was deposed in this case?</li> <li>8 A. I don't believe I knew that, no.</li> <li>9 Q. And is it fair to say that you've</li> </ul>	ALAN JOHNSON  Q. Okay.  And can you – can you be as specific  as you can as to what the assignment was?  A. Well, in addition to coming up with a  market compensation, in the report, I said the  assignment was to talk about the practice and –  of using loans and forgivable loans and, you know,
<ul> <li>2 into the agreement with Mr. Dondero?</li> <li>3 A. If your assertion is true, then I –</li> <li>4 then I – I did not know that.</li> <li>5 Q. Okay.</li> <li>6 And is it fair to say then that you</li> <li>7 don't know that she was deposed in this case?</li> <li>8 A. I don't believe I knew that, no.</li> <li>9 Q. And is it fair to say that you've</li> <li>10 never seen her deposition transcript, if one</li> </ul>	ALAN JOHNSON  Q. Okay.  And can you – can you be as specific  as you can as to what the assignment was?  A. Well, in addition to coming up with a  market compensation, in the report, I said the  assignment was to talk about the practice and –  of using loans and forgivable loans and, you know,  financial services firms, but it was not to assess
into the agreement with Mr. Dondero?  A. If your assertion is true, then I – then I – I did not know that.  Q. Okay.  And is it fair to say then that you don't know that she was deposed in this case?  A. I don't believe I knew that, no. Q. And is it fair to say that you've never seen her deposition transcript, if one exists?	ALAN JOHNSON  Q. Okay.  And can you – can you be as specific  as you can as to what the assignment was?  A. Well, in addition to coming up with a  market compensation, in the report, I said the  assignment was to talk about the practice and –  of using loans and forgivable loans and, you know,  financial services firms, but it was not to assess  the treasonableness of – the specific
2 into the agreement with Mr. Dondero?  A. If your assertion is true, then I –  4 then I – I did not know that.  Q. Okay.  And is it fair to say then that you  7 don't know that she was deposed in this case?  A. I don't believe I knew that, no.  Q. And is it fair to say that you've  10 never seen her deposition transcript, if one  11 exists?  A. I have not seen it.	ALAN JOHNSON  Q. Okay.  And can you – can you be as specific  as you can as to what the assignment was?  A. Well, in addition to coming up with a  market compensation, in the report, I said the  assignment was to talk about the practice and –  of using loans and forgivable loans and, you know,  financial services firms, but it was not to assess  the reasonableness of – the specific  reasonableness of this particular transaction.
2 into the agreement with Mr. Dondero?  A. If your assertion is true, then I –  4 then I – I did not know that.  Q. Okay.  And is it fair to say then that you  7 don't know that she was deposed in this case?  A. I don't believe I knew that, no.  Q. And is it fair to say that you've  10 never seen her deposition transcript, if one  11 exists?  A. I have not seen it.  Q. Did you ever ask to speak with the	ALAN JOHNSON  Q. Okay.  And can you – can you be as specific  as you can as to what the assignment was?  A. Well, in addition to coming up with a  market compensation, in the report, I said the  assignment was to talk about the practice and –  sof using loans and forgivable loans and, you know,  financial services firms, but it was not to assess  the reasonableness of – the specific  the reasonableness of this particular transaction.  Q. Okay.
2 into the agreement with Mr. Dondero?  A. If your assertion is true, then I –  4 then I – I did not know that.  Q. Okay.  And is it fair to say then that you  7 don't know that she was deposed in this case?  A. I don't believe I knew that, no.  Q. And is it fair to say that you've  10 never seen her deposition transcript, if one  11 exists?  A. I have not seen it.  Q. Did you ever ask to speak with the  12 decision maker?	ALAN JOHNSON  Q. Okay.  And can you – can you be as specific  as you can as to what the assignment was?  A. Well, in addition to coming up with a  market compensation, in the report, I said the  assignment was to talk about the practice and –  of using loans and forgivable loans and, you know,  financial services firms, but it was not to assess  the reasonableness of – the specific  reasonableness of this particular transaction.  Q. Okay.  And you're not offering any opinion as
2 into the agreement with Mr. Dondero?  A. If your assertion is true, then I –  4 then I – I did not know that.  Q. Okay.  And is it fair to say then that you  7 don't know that she was deposed in this case?  A. I don't believe I knew that, no.  Q. And is it fair to say that you've  10 never seen her deposition transcript, if one  11 exists?  A. I have not seen it.  Q. Did you ever ask to speak with the  14 decision maker?  A. No, I did not.	ALAN JOHNSON Q. Okay. And can you – can you be as specific as you can as to what the assignment was? A. Well, in addition to coming up with a market compensation, in the report, I said the assignment was to talk about the practice and – of using loans and forgivable loans and, you know, financial services firms, but it was not to assess the reasonableness of – the specific reasonableness of this particular transaction. Q. Okay. And you're not offering any opinion as to the reasonableness of the agreement that for the reasonableness of the pugaboy
into the agreement with Mr. Dondero?  A. If your assertion is true, then I –  then I – I did not know that.  Q. Okay.  And is it fair to say then that you  don't know that she was deposed in this case?  A. I don't believe I knew that, no.  Q. And is it fair to say that you've  never seen her deposition transcript, if one  exists?  A. I have not seen it.  Q. Did you ever ask to speak with the  decision maker?  A. No, I did not.  Q. And is that because – why – why	ALAN JOHNSON Q. Okay. And can you – can you be as specific as you can as to what the assignment was? A. Well, in addition to coming up with a market compensation, in the report, I said the assignment was to talk about the practice and – of using loans and forgivable loans and, you know, financial services firms, but it was not to assess the reasonableness of – the specific reasonableness of this particular transaction. Q. Okay. And you're not offering any opinion as to the reasonableness of the agreement that Mr. Dondero entered into with the Dugaboy
into the agreement with Mr. Dondero?  A. If your assertion is true, then I – then I – I did not know that.  Q. Okay.  And is it fair to say then that you don't know that she was deposed in this case?  A. I don't believe I knew that, no. Q. And is it fair to say that you've never seen her deposition transcript, if one exists?  A. I have not seen it. Q. Did you ever ask to speak with the decision maker?  A. No, I did not. Q. And is that because – why – why didn't you ask to speak with the decision maker?	ALAN JOHNSON Q. Okay. And can you – can you be as specific as you can as to what the assignment was? A. Well, in addition to coming up with a market compensation, in the report, I said the assignment was to talk about the practice and – of using loans and forgivable loans and, you know, financial services firms, but it was not to assess the reasonableness of – the specific reasonableness of this particular transaction. Q. Okay. And you're not offering any opinion as to the reasonableness of the agreement that Mr. Dondero entered into with the Dugaboy Investment Trust concerning the forgiveness of any loans. Is that fair?
2 into the agreement with Mr. Dondero?  A. If your assertion is true, then I –  4 then I – I did not know that.  Q. Okay.  And is it fair to say then that you  7 don't know that she was deposed in this case?  A. I don't believe I knew that, no.  Q. And is it fair to say that you've  10 never seen her deposition transcript, if one  11 exists?  A. I have not seen it.  Q. Did you ever ask to speak with the  12 decision maker?  A. No, I did not.  Q. And is that because – why – why  13 didn't you ask to speak with the decision maker?  A. My assignment here was to talk about	ALAN JOHNSON Q. Okay. And can you – can you be as specific as you can as to what the assignment was? A. Well, in addition to coming up with a market compensation, in the report, I said the assignment was to talk about the practice and – of using loans and forgivable loans and, you know, financial services firms, but it was not to assess the reasonableness of – the specific reasonableness of this particular transaction. Q. Okay. And you're not offering any opinion as to the reasonableness of the agreement that Mr. Dondero entered into with the Dugaboy Investment Trust concerning the forgiveness of any loans. Is that fair?  A. I'm not – I'm not putting that forth,
into the agreement with Mr. Dondero?  A. If your assertion is true, then I – then I – I did not know that.  Q. Okay.  And is it fair to say then that you don't know that she was deposed in this case?  A. I don't believe I knew that, no. Q. And is it fair to say that you've never seen her deposition transcript, if one exists?  A. I have not seen it. Q. Did you ever ask to speak with the decision maker? A. No, I did not. Q. And is that because – why – why didn't you ask to speak with the decision maker?  A. My assignment here was to talk about practice, you know, in the industry of using loans	ALAN JOHNSON Q. Okay. And can you – can you be as specific as you can as to what the assignment was? A. Well, in addition to coming up with a market compensation, in the report, I said the assignment was to talk about the practice and – of using loans and forgivable loans and, you know, financial services firms, but it was not to assess the reasonableness of – the specific reasonableness of this particular transaction. Q. Okay. And you're not offering any opinion as to the reasonableness of the agreement that function of the production of the pro
into the agreement with Mr. Dondero?  A. If your assertion is true, then I –  then I – I did not know that.  Q. Okay.  And is it fair to say then that you  don't know that she was deposed in this case?  A. I don't believe I knew that, no.  Q. And is it fair to say that you've  never seen her deposition transcript, if one  exists?  A. I have not seen it.  Q. Did you ever ask to speak with the  decision maker?  A. No, I did not.  Q. And is that because – why – why  didn't you ask to speak with the decision maker?  A. My assignment here was to talk about  practice, you know, in the industry of using loans and other things. It was not to – I was not	ALAN JOHNSON  Q. Okay.  And can you – can you be as specific  as you can as to what the assignment was?  A. Well, in addition to coming up with a  market compensation, in the report, I said the  assignment was to talk about the practice and –  of using loans and forgivable loans and, you know,  financial services firms, but it was not to assess  the reasonableness of – the specific  reasonableness of this particular transaction.  Q. Okay.  And you're not offering any opinion as  to the reasonableness of the agreement that  Mr. Dondero entered into with the Dugaboy  loans. Is that fair?  A. I'm not – I'm not putting that forth,  no.  Q. And you're not offering any opinions
2 into the agreement with Mr. Dondero?  A. If your assertion is true, then I –  4 then I – I did not know that.  Q. Okay.  And is it fair to say then that you  7 don't know that she was deposed in this case?  A. I don't believe I knew that, no.  Q. And is it fair to say that you've  10 never seen her deposition transcript, if one  11 exists?  A. I have not seen it.  Q. Did you ever ask to speak with the  12 decision maker?  A. No, I did not.  Q. And is that because – why – why  13 didn't you ask to speak with the decision maker?  A. My assignment here was to talk about  14 practice, you know, in the industry of using loans  26 and other things. It was not to – I was not  27 asked to assess these particular loans.	ALAN JOHNSON  Q. Okay.  And can you – can you be as specific  as you can as to what the assignment was?  A. Well, in addition to coming up with a  market compensation, in the report, I said the  assignment was to talk about the practice and –  sof using loans and forgivable loans and, you know,  financial services firms, but it was not to assess  the reasonableness of – the specific  reasonableness of this particular transaction.  Q. Okay.  And you're not offering any opinion as  to the reasonableness of the agreement that  Mr. Dondero entered into with the Dugaboy  Investment Trust concerning the forgiveness of any  loans. Is that fair?  A. I'm not – I'm not putting that forth,  no.  Q. And you're not offering any opinions  as to whether or not such an agreement exists,
2 into the agreement with Mr. Dondero?  A. If your assertion is true, then I –  4 then I – I did not know that.  Q. Okay.  And is it fair to say then that you  7 don't know that she was deposed in this case?  A. I don't believe I knew that, no.  Q. And is it fair to say that you've  10 never seen her deposition transcript, if one  11 exists?  A. I have not seen it.  Q. Did you ever ask to speak with the  12 decision maker?  A. No, I did not.  Q. And is that because – why – why  13 didn't you ask to speak with the decision maker?  A. My assignment here was to talk about  14 practice, you know, in the industry of using loans  26 and other things. It was not to – I was not  27 asked to assess these particular loans.  So if the assignment had been to – to	ALAN JOHNSON Q. Okay. And can you – can you be as specific as you can as to what the assignment was? A. Well, in addition to coming up with a market compensation, in the report, I said the assignment was to talk about the practice and – of using loans and forgivable loans and, you know, financial services firms, but it was not to assess the reasonableness of – the specific reasonableness of this particular transaction. Q. Okay. And you're not offering any opinion as to the reasonableness of the agreement that Mr. Dondero entered into with the Dugaboy Investment Trust concerning the forgiveness of any loans. Is that fair? A. I'm not – I'm not putting that forth, no. Q. And you're not offering any opinions as to whether or not such an agreement exists, correct?
2 into the agreement with Mr. Dondero?  A. If your assertion is true, then I –  4 then I – I did not know that.  Q. Okay.  And is it fair to say then that you  7 don't know that she was deposed in this case?  A. I don't believe I knew that, no.  Q. And is it fair to say that you've  10 never seen her deposition transcript, if one  11 exists?  A. I have not seen it.  Q. Did you ever ask to speak with the  12 decision maker?  A. No, I did not.  Q. And is that because – why – why  13 didn't you ask to speak with the decision maker?  A. My assignment here was to talk about  14 practice, you know, in the industry of using loans  25 and other things. It was not to – I was not  26 assess the reasonableness or fairness, then I	ALAN JOHNSON Q. Okay. And can you – can you be as specific as you can as to what the assignment was? A. Well, in addition to coming up with a market compensation, in the report, I said the assignment was to talk about the practice and – of using loans and forgivable loans and, you know, financial services firms, but it was not to assess the reasonableness of – the specific reasonableness of this particular transaction. Q. Okay. And you're not offering any opinion as to the reasonableness of the agreement that Mr. Dondero entered into with the Dugaboy Investment Trust concerning the forgiveness of any loans. Is that fair?  A. I'm not – I'm not putting that forth, no. Q. And you're not offering any opinions as to whether or not such an agreement exists, correct? A. No, I am not.
2 into the agreement with Mr. Dondero?  A. If your assertion is true, then I –  4 then I – I did not know that.  Q. Okay.  And is it fair to say then that you  7 don't know that she was deposed in this case?  A. I don't believe I knew that, no.  Q. And is it fair to say that you've  10 never seen her deposition transcript, if one  11 exists?  A. I have not seen it.  Q. Did you ever ask to speak with the  12 decision maker?  A. No, I did not.  Q. And is that because – why – why  13 didn't you ask to speak with the decision maker?  A. My assignment here was to talk about  14 practice, you know, in the industry of using loans  26 and other things. It was not to – I was not  27 asked to assess these particular loans.  So if the assignment had been to – to	ALAN JOHNSON Q. Okay. And can you – can you be as specific as you can as to what the assignment was? A. Well, in addition to coming up with a market compensation, in the report, I said the assignment was to talk about the practice and – of using loans and forgivable loans and, you know, financial services firms, but it was not to assess the reasonableness of – the specific reasonableness of this particular transaction. Q. Okay. And you're not offering any opinion as to the reasonableness of the agreement that Mr. Dondero entered into with the Dugaboy Investment Trust concerning the forgiveness of any loans. Is that fair? A. I'm not – I'm not putting that forth, no. Q. And you're not offering any opinions as to whether or not such an agreement exists, correct?

Case 3:21-cv-00881-X   Document 178-42   F	
Page 102 1 ALAN JOHNSON	Page 1 1 ALAN JOHNSON
2 the company to enter into a loan forgiveness	2 Mr. Dondero in late 2018 or early 2019, correct?
3 program under the facts and circumstances that	3 A. I do not.
4 existed at the time, correct?	4 Q. And you're not offering any opinion as
5 A. That's right.	5 to whether or not the diligence that was done by
6 Q. And you're not offering any opinion	6 that person was sufficient, correct?
<ul><li>7 that the loan forgiveness program that Mr. Dondero</li><li>8 entered into is consistent with industry</li></ul>	3 1 ,
•	
9 standards, are you?	<ul><li>9 about the skill set or the experience of the</li><li>10 decision maker, fair?</li></ul>
10 A. No, I'm not.	, , , , , , , , , , , , , , , , , , ,
11 Q. Okay.	11 A. I do not.
12 What you are doing is you're — you're	12 Q. And you're not offering any opinion as
making an assessment of what comparable executives	13 to the skill set or the experience of the decision
14 eam in the industry. Is that fair?	14 maker who entered into this alleged agreement on
15 A. That's part of it, and then the	15 behalf of Highland, correct?
16 second, as I mentioned, just the use of such loans	16 A. Iamnot.
17 within the industry and, you know, within	17 MR. MORRIS: Let's go to page 3 of
18 Highland.	18 your report, please.
19 Q. Okay.	19 So this is the introduction, right?
20 But you're not offering any opinion as	20 So this is the very first substantive page
21 to whether or not – withdrawn.	21 of the report, is that right?
22 We'll keep going.	22 A. Yes.
You have no information about what	23 Q. Okay.
24 diligence, if any, the decision maker conducted	24 If you take a look near the end of the
25 prior to entering into the agreement with	25 first paragraph, there's a sentence that reads,
Page 104	
1 ALAN JOHNSON	1 ALAN JOHNSON
2 "Throughout this period, he received loans in lieu	2 Q. Did any of them give you any
3 of additional current compensation."	3 information to support the statement that
4 Do you see that?	
•	4 throughout this period Mr. Dondero received loans
5 A. Yes.	<ul><li>4 throughout this period Mr. Dondero received loans</li><li>5 in lieu of additional current compensation or is</li></ul>
5 A. Yes. 6 Q. Have I read that correctly?	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> </ul>
<ul><li>A. Yes.</li><li>Q. Have I read that correctly?</li><li>A. Yes.</li></ul>	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> </ul>
<ul> <li>A. Yes.</li> <li>Q. Have I read that correctly?</li> <li>A. Yes.</li> <li>Q. Why did you include that sentence in</li> </ul>	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> </ul>
<ul> <li>A. Yes.</li> <li>Q. Have I read that correctly?</li> <li>A. Yes.</li> <li>Q. Why did you include that sentence in</li> <li>your report?</li> </ul>	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> </ul>
<ul> <li>A. Yes.</li> <li>Q. Have I read that correctly?</li> <li>A. Yes.</li> <li>Q. Why did you include that sentence in</li> <li>your report?</li> <li>A. I – Mr. Dondero described these loans</li> </ul>	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> </ul>
<ul> <li>A. Yes.</li> <li>Q. Have I read that correctly?</li> <li>A. Yes.</li> <li>Q. Why did you include that sentence in</li> <li>your report?</li> <li>A. I – Mr. Dondero described these loans</li> <li>as – as a practice of, in lieu of paying</li> </ul>	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> </ul>
A. Yes.  Q. Have I read that correctly?  A. Yes.  Q. Why did you include that sentence in  your report?  A. I – Mr. Dondero described these loans  as – as a practice of, in lieu of paying  compensation, these loans were – these loans were	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 I interviewed Mr. Dondero, his testimony – his</li> </ul>
A. Yes.  Q. Have I read that correctly?  A. Yes.  Q. Why did you include that sentence in  your report?  A. I – Mr. Dondero described these loans  as – as a practice of, in lieu of paying  compensation, these loans were – these loans were  made.	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 I interviewed Mr. Dondero, his testimony – his</li> <li>13 comments to me were consistent with that.</li> </ul>
A. Yes.  Q. Have I read that correctly?  A. Yes.  Q. Why did you include that sentence in  your report?  A. I – Mr. Dondero described these loans  as – as a practice of, in lieu of paying  compensation, these loans were – these loans were  made.  Q. What information were you given that	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 I interviewed Mr. Dondero, his testimony – his</li> <li>13 comments to me were consistent with that.</li> <li>14 Q. Okay.</li> </ul>
A. Yes. Q. Have I read that correctly? A. Yes. Q. Why did you include that sentence in your report? A. I – Mr. Dondero described these loans as – as a practice of, in lieu of paying compensation, these loans were – these loans were made. Q. What information were you given that you relied upon in order to make the statement	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 I interviewed Mr. Dondero, his testimony – his</li> <li>13 comments to me were consistent with that.</li> <li>14 Q. Okay.</li> <li>15 Did any of the four former employees</li> </ul>
A. Yes.  Q. Have I read that correctly?  A. Yes.  Q. Why did you include that sentence in  your report?  A. I – Mr. Dondero described these loans  as – as a practice of, in lieu of paying  compensation, these loans were – these loans were  made.  Q. What information were you given that  you relied upon in order to make the statement  that I just read into the record?	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 I interviewed Mr. Dondero, his testimony – his</li> <li>13 comments to me were consistent with that.</li> <li>14 Q. Okay.</li> <li>15 Did any of the four former employees</li> <li>16 specifically tell you that Mr. Dondero had ever</li> </ul>
A. Yes.  Q. Have I read that correctly?  A. Yes.  Q. Why did you include that sentence in  your report?  A. I – Mr. Dondero described these loans  as – as a practice of, in lieu of paying  compensation, these loans were – these loans were  made.  Q. What information were you given that  you relied upon in order to make the statement  that I just read into the record?  A. Well, I interviewed Mr. Dondero, and	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 I interviewed Mr. Dondero, his testimony – his</li> <li>13 comments to me were consistent with that.</li> <li>14 Q. Okay.</li> <li>15 Did any of the four former employees</li> <li>16 specifically tell you that Mr. Dondero had ever</li> <li>17 received loans in lieu of additional current</li> </ul>
A. Yes.  Q. Have I read that correctly?  A. Yes.  Q. Why did you include that sentence in  your report?  A. I – Mr. Dondero described these loans  as – as a practice of, in lieu of paying  compensation, these loans were – these loans were  made.  Q. What information were you given that  you relied upon in order to make the statement  that I just read into the record?  A. Well, I interviewed Mr. Dondero, and	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 I interviewed Mr. Dondero, his testimony – his</li> <li>13 comments to me were consistent with that.</li> <li>14 Q. Okay.</li> <li>15 Did any of the four former employees</li> <li>16 specifically tell you that Mr. Dondero had ever</li> </ul>
A. Yes.  Q. Have I read that correctly?  A. Yes.  Q. Why did you include that sentence in  your report?  A. I – Mr. Dondero described these loans as – as a practice of, in lieu of paying compensation, these loans were – these loans were made.  Q. What information were you given that you relied upon in order to make the statement that I just read into the record?  A. Well, I interviewed Mr. Dondero, and then I talked to the four prior Highland	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 I interviewed Mr. Dondero, his testimony – his</li> <li>13 comments to me were consistent with that.</li> <li>14 Q. Okay.</li> <li>15 Did any of the four former employees</li> <li>16 specifically tell you that Mr. Dondero had ever</li> <li>17 received loans in lieu of additional current</li> </ul>
A. Yes. Q. Have I read that correctly? A. Yes. Q. Why did you include that sentence in your report? A. I – Mr. Dondero described these loans as – as a practice of, in lieu of paying compensation, these loans were – these loans were made. Q. What information were you given that you relied upon in order to make the statement that I just read into the record? A. Well, I interviewed Mr. Dondero, and then I talked to the four prior Highland executives.	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 I interviewed Mr. Dondero, his testimony – his</li> <li>13 comments to me were consistent with that.</li> <li>14 Q. Okay.</li> <li>15 Did any of the four former employees</li> <li>16 specifically tell you that Mr. Dondero had ever</li> <li>17 received loans in lieu of additional current</li> <li>18 compensation or did they just describe a general</li> </ul>
A. Yes.  Q. Have I read that correctly?  A. Yes.  Q. Why did you include that sentence in  your report?  A. I – Mr. Dondero described these loans  as – as a practice of, in lieu of paying  compensation, these loans were – these loans were  made.  Q. What information were you given that  you relied upon in order to make the statement  that I just read into the record?  A. Well, I interviewed Mr. Dondero, and  then I talked to the four prior Highland  executives.  Q. Now, you told me that the four prior	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 I interviewed Mr. Dondero, his testimony – his</li> <li>13 comments to me were consistent with that.</li> <li>14 Q. Okay.</li> <li>15 Did any of the four former employees</li> <li>16 specifically tell you that Mr. Dondero had ever</li> <li>17 received loans in lieu of additional current</li> <li>18 compensation or did they just describe a general</li> <li>19 practice that applied to others?</li> </ul>
A. Yes.  Q. Have I read that correctly?  A. Yes.  Q. Why did you include that sentence in  your report?  A. I – Mr. Dondero described these loans  as – as a practice of, in lieu of paying  compensation, these loans were – these loans were  made.  Q. What information were you given that  you relied upon in order to make the statement  that I just read into the record?  A. Well, I interviewed Mr. Dondero, and  then I talked to the four prior Highland  executives.  Q. Now, you told me that the four prior  Highland executives described for you certain	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 I interviewed Mr. Dondero, his testimony – his</li> <li>13 comments to me were consistent with that.</li> <li>14 Q. Okay.</li> <li>15 Did any of the four former employees</li> <li>16 specifically tell you that Mr. Dondero had ever</li> <li>17 received loans in lieu of additional current</li> <li>18 compensation or did they just describe a general</li> <li>19 practice that applied to others?</li> <li>20 A. I think they were describing the</li> </ul>
A. Yes. Q. Have I read that correctly? A. Yes. Q. Why did you include that sentence in your report? A. I – Mr. Dondero described these loans as – as a practice of, in lieu of paying compensation, these loans were – these loans were made. Q. What information were you given that you relied upon in order to make the statement that I just read into the record? A. Well, I interviewed Mr. Dondero, and then I talked to the four prior Highland executives. Q. Now, you told me that the four prior Highland executives described for you certain loans that they had received that had been	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 I interviewed Mr. Dondero, his testimony – his</li> <li>13 comments to me were consistent with that.</li> <li>14 Q. Okay.</li> <li>15 Did any of the four former employees</li> <li>16 specifically tell you that Mr. Dondero had ever</li> <li>17 received loans in lieu of additional current</li> <li>18 compensation or did they just describe a general</li> <li>19 practice that applied to others?</li> <li>20 A. I think they were describing the</li> <li>21 general practice.</li> </ul>
A. Yes. Q. Have I read that correctly? A. Yes. Q. Why did you include that sentence in your report? A. I – Mr. Dondero described these loans as – as a practice of, in lieu of paying compensation, these loans were – these loans were made. Q. What information were you given that you relied upon in order to make the statement that I just read into the record? A. Well, I interviewed Mr. Dondero, and then I talked to the four prior Highland executives. Q. Now, you told me that the four prior Highland executives described for you certain loans that they had received that had been	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 I interviewed Mr. Dondero, his testimony – his</li> <li>13 comments to me were consistent with that.</li> <li>14 Q. Okay.</li> <li>15 Did any of the four former employees</li> <li>16 specifically tell you that Mr. Dondero had ever</li> <li>17 received loans in lieu of additional current</li> <li>18 compensation or did they just describe a general</li> <li>19 practice that applied to others?</li> <li>20 A. I think they were describing the</li> <li>21 general practice.</li> <li>22 Q. Okay.</li> </ul>
A. Yes.  Q. Have I read that correctly?  A. Yes.  Q. Why did you include that sentence in  your report?  A. I – Mr. Dondero described these loans  as – as a practice of, in lieu of paying  compensation, these loans were – these loans were  made.  Q. What information were you given that  you relied upon in order to make the statement  that I just read into the record?  A. Well, I interviewed Mr. Dondero, and  then I talked to the four prior Highland  executives.  Q. Now, you told me that the four prior  Highland executives described for you certain  loans that they had received that had been  forgiven in whole or in part by Highland.	<ul> <li>4 throughout this period Mr. Dondero received loans</li> <li>5 in lieu of additional current compensation or is</li> <li>6 that information that came exclusively from</li> <li>7 Mr. Dondero?</li> <li>8 A. They described a practice at the</li> <li>9 company of using these loans as a – a form of</li> <li>10 deferred pay, so they described it – it was not</li> <li>11 only them, but it applied to others, and then when</li> <li>12 Linterviewed Mr. Dondero, his testimony – his</li> <li>13 comments to me were consistent with that.</li> <li>14 Q. Okay.</li> <li>15 Did any of the four former employees</li> <li>16 specifically tell you that Mr. Dondero had ever</li> <li>17 received loans in lieu of additional current</li> <li>18 compensation or did they just describe a general</li> <li>19 practice that applied to others?</li> <li>20 A. I think they were describing the</li> <li>21 general practice.</li> <li>22 Q. Okay.</li> <li>23 So did anybody other than Mr. Dondero</li> </ul>